

4. Candidates will, in addition, undergo a special test which will be conducted by a Board of Officers composed under the orders of His Excellency the Commander-in-Chief. This test is to enable the Board to form an opinion as to the candidate's general character from the point of view of his suitability as an army officer.

Medical personnel: A. Candidates will be examined by a Medical Board at HHS and will not be accepted unless they are pronounced physically fit for the Major's service. The general caveat demanded is that laid down in Appendix II to this regulation.

The Board has now—

(v) To present the candidate as physically fit.

(4) To report the candidate on radio, but—

(d) In a case in which the defendant is sued by operation of law, it is recommended that, if possible, in the complaint, to be re-examined by a Medical Board after the hearing.

(3) In a case in which the candidate is slightly below one or either of the standards on Height, Chest, Grip, etc., enumerated in Appendix II and in which the Board considers that he is likely to attain the required standard before the time comes for him to be appointed as a cadetman, to recommend that he be successful in the competition, he is allowed to join the High Military College subject to the condition that within six months of the date he is deemed to reach the standard which has been set, he must be in possession of the required standard on height and chest, and must be successful in the competition.

(c) To reject a candidate as ineligible and

A candidate who has been passed by a Medical Board as physically fit in connection with the previous Army Entrance Examination will not be exempt from being re-examined by a Medical Board.

Candidates are required to attach to their applications a medical certificate from a registered medical officer to the effect that they come up to the prescribed standard, and also a vaccination certificate that they have been successfully (or twice unsuccessfully) vaccinated within the last five years.

6. Candidates are required to furnish a declaration in the following form signed by their parents or guardian:—

4 I, _____ father of _____ a candidate for admission to the Royal Military College, Wellington, am able and willing to pay the prescribed fees and meet the incidental expenses.

It is my intention to make the Army my permanent profession in life.

Significance of parent or guardian.

Free passage and landing at all ports. Free passage will be admissible on the following conditions:

(d) to selected candidates attending the medical and qualifying examinations in India from their homes and back;

(4) who succeeded to join the Royal Military Regt, Eastham, from their residence in Great Britain.

The amount admissible on account of railway, river and sea passages within Indian waters will be restricted to one first-class fare for each candidate. The amount admissible for road passages will be restricted to the mileage rate of first-class until 100 miles when travelling on foot.

Applications for railway fares should be made to the Private Secretary to His Excellency the Governor of Madras. Passages by sea from India to the United Kingdom will be arranged by the Kankaravatu Commandant, Bombay, under orders from Army Headquarters.

No travelling allowance is admissible to medi-
cates in connexion with their journeys to Medicine on
Outward, as the case may be, for the purpose of
interviewing His Excellency the Governor.

2. Unless a Government building is available, candidates will be provided with private accommodation usually in a hotel at Delhi. Candidates will be charged for morning, but the cost of the rest of the quarters will be borne by Government. Suitable arrangements will be made for these candidates who are protected, by caste, from being the foot

Candidates may arrange for quarters in the hotel other than those provided, but they will be liable for any additional cost incurred. Candidates will, on no account, be allowed to live elsewhere.

Parents or guardians must ensure that candidates are provided with sufficient funds to meet the cost of their expenses while in Spain.

It is no circumstance that will validate or that permits, grandfathers, relatives, or friends, be permitted to interview any officer of the Army Headquarters Staff, other than the officer detailed for the purpose, or any other person connected with the examination or interview of candidates. An attempt to do so is liable to incur the disqualification of the candidate.

9. Selected candidates will be sent to England in charge of a British officer, who will be sponsored by Army Headquarters, and who will meet the candidates at Roubaix. Each candidate will incur no cost to this office at Roubaix the sum of £200 to cover the cost of expenses incurred during the voyage to England.

Indian Cadets who pass out of the Royal Military College, Sandhurst, in July annually, will, if they so desire, be granted return passages to India at Government expense, by private steamer, on a date however late, to suit her own convenience, does not take advantage of this concession. By the 1st September of the year in which he joins the army he will be detained in Great Britain for passage by steamer to India.

10. The fees for cadets at the Royal Military College, Sandhurst, are shown below.

(c) For a King's India Cadet—as may be suggested by the Secretary of State for India in Council.

(b) (1) For area of serving officers' occupation of
all, or of officers who died whilst serving, or of officers
retired with not less than ten years' service, or of
those who retired on account of ill health.

Pays for three terms—£80 or £115 or £90 or 15—to be determined in each case at the discretion of the Lower Council.

(ii) *For sons of private gentlemen, officers or soldiers otherwise provided for.*

to be determined in each case by the direction of the Army Council.

The reduced price will carry a proportionate interest in the amount otherwise chargeable for farm losses etc.

The reduced rates of fine laid down for the said offences do not apply to stampers who are wholly or partly dependent on stipulations. The stampers' offence can only be admitted at a reduced rate as the services rendered by his father qualify for reduction.

7. In addition to the fees specified in paragraph 6, a sum of £100-0-0 should be provided for the following items of expenditure:

	A	B	C
Centigram answer ..	70	0	0
Postage money—18 months at 25 per annum ..	34	0	0
18 weeks' vacation separate at 25-4-0 per week ..	34	10	0

	£ s. d.
Extra pocket money during vacation (18 weeks) at £1.4.0 per week ..	56 14 0
Boarding during the three terms and while on being commenced ..	200 0 0
	476 14 0

13. The sum for sundry inclusive additional expenses during the vacation, such as travelling and entertainments. The expenses of college will, as far as possible, be laid within the above limits, but the parents or guardians of cadets must be prepared to pay any excess over these amounts.

14. The above estimate does not provide for European kit as several in England other than the amount required for College uniform; for the purchase of European kit an additional sum of from £100 to £200 should be provided.

15. An allowance of £4 a day, in aid of the expenses of moving, washing, and other necessities, will be allowed as a charge against the pocket for each cadet as long as he is in residence at the Royal Military College. All other necessary expenses which cannot be covered by this allowance shall be chargeable to the parent or guardian of a cadet.

16. If a cadet is absent a whole term in consequence of vacation, a payment of £10 shall be required in lieu of the half year's contribution for the privilege of his name being kept on the rolls of the establishment, and for a vacancy being kept open at the commencement of the next term.

17. If a cadet is restricted or removed during a term, his daily allowance shall cease from the date of such restriction or removal, and the contribution made for the half-year shall be forfeited, unless otherwise specially decided by the Army Council.

18. (a) If a cadet is absent from residence during a portion of the term, his allowance shall continue to be issued and credited to his account. In exceptional cases a refund of the contribution for the period of absence may be authorized by the Commandant, and in such cases the cadet's allowance shall cease for the period of the refund.

(b) If a cadet is admitted for treatment to a district military hospital, stoppage will be charged for the period of his detention in hospital at the following rates:—

(i) 10s. a day during the period that the daily allowance specified in paragraph 14 continues to be credited to his account.

(ii) 15s. a day if and when the daily allowance ceases to be credited to his account by means of the contribution, or portion thereof, due under paragraph 14, for the period of his absence not having been paid or having been refunded in accordance with paragraph 14.

19. Parents or guardians of candidates are required to pay two-thirds of the estimated expenditure before the beginning of the first term of the establishment and the remainder one-third before the commencement of the third term.

As it is impossible for Indian cadets to return to India during the vacations, arrangements will have to be made for their accommodation in England during these periods, either by their parents or guardians or by the India Office on behalf of the latter.

20. The normal length of the course of instruction will be about eighteen months divided into three terms. The College terms will be as follows:—

Spring term.—From about beginning of February to about middle of July.

Autumn term.—From about beginning of September to about middle of December. The intermediate periods will contain the summer times.

21. The subjects which form the course of studies, which are liable to alteration from time to time, are given in the following table:—

Subjects.

Tactics, Artillery, Field Engineering, Hygiene, Map reading and Field sketching, Organization and Administration, Military Law, History and English (including Military History), Geography, Miscellaneous Subjects (Science, French or Advanced History), Drill, Equestrian, Weapons Training, Physical Training.

22. The aggregate marks will determine the cadet's place in order of merit when passing out for appointment to a commission.

23. To qualify for promotion to a higher term, a cadet will be required to obtain not less than 80% of the aggregate marks allotted to the term.

To qualify for appointment to a commission from the third term, a cadet will be required to obtain not less than 80% of the aggregate marks allotted to the term.

To obtain marks in any subject, a cadet must obtain not less than 4 of the total marks allotted to that subject for the term.

24. At all examinations a selection of marks, up to 2 per cent of the maximum, will be made for book-keeping which is definite in rank. A similar deduction, up to the same limit, will be made for bad English spelling.

These deductions will not reduce below the qualifying minimum the aggregate marks obtained by the cadet.

25. A cadet who fails to obtain the qualifying minimum of marks for any term will lose that term, and will forfeit all claim to compete for appointment to the Indian Army. He will be warned that if he fails at a subsequent examination he will be removed from the College.

26. In order to secure due diligence during the whole period of residence, there will be an examination at the end of each term conducted either by the instructional staff of the Cadet College or by independent examiners.

27. When a cadet passes out of the Cadet College, the Commandant will certify that all debts have been paid. In those cases where this certificate cannot be given, the granting of a commission will be liable to be withheld unless such debts are discharged.

28. All cadets are expected to pass the Regulation Army Test in swimming; those who cannot swim on joining the Cadet College must attend instruction in swimming. Any one who ultimately fails to pass the test will, at the discretion of the Commandant, lose not more than 200 marks he has gained in physical training.

29. The case of a cadet who misses an examination or part of an examination, owing to sickness or through no fault of his own, will be specially considered by the Commandant, who will report the matter taken to the Under Secretary of State, the War Office. In no case should more than 75 per cent of the marks allotted to the examination be allowed.

* This figure has been temporarily reduced to 5.

sum of
£ 100, by
note or
cheque.

sum of
£ 100.

King's India Cadets and Honorary King's India Cadets.

This section is applicable only to (a) candidates for King's India Cadetships, who are sons of persons who have served in India in the Military or Civil Service of His Majesty or of the East India Company, and (b) candidates for Honorary King's India Cadetships, who are sons of Indian holders of the King's Commission in the Indian Army or Indian Medical Service.

42. King's India cadets will be nominated by the Secretary of State for India in Council under the provisions of 21 and 22 Vic. a 106, and 23 and 24 Vic. a 106, from sons of persons who have served in India in the military or civil service of His Majesty, or of the East India Company.

43. These honorary King's India cadets are nominated annually by the Secretary of State for India in Council.

Each cadet is appointed from—

(a) The sons of officers of the Indian Army or Indian Medical Service who were killed in action or have died of wounds received in action within six months of such wounds having been received, or from illness brought on by fatigue, privation, or exposure, incident to active operations in the field, before an enemy, within six months after their having been thus entitled to be killed.

(b) The sons of officers of the Indian Army or Indian Medical Service who have attained the lowest or subaltern rank of major or lieutenant-colonel, and have performed long or distinguished service.

44. An application for King's India cadetship or for an honorary King's India cadetship on behalf of an Indian candidate should be addressed to the Secretary to the Government of India, Army Department.

45. King's India cadets, and honorary King's India cadets, will be required, before admission to the College, to qualify (i.e., obtain 50 per cent. of the marks allotted in each of the three all-India subjects of Class I) of an Army Entrance Examination, and to furnish satisfactory evidence that they are eligible with regard to age and character. For limits of age, see paragraph 4.

46. King's India cadets may be exempted from paying the following sums towards covering the expense of uniform, books, library, recreation, etc. (included in the contribution referred to in paragraph 16) if so decided by the India Office—

On joining the College ..	55
Commencement of third term ..	55

47. Cadets are subject to such rules and regulations as are, or may be, from time to time established for the maintenance of good order and discipline at the Cadet College.

48. The Commandant has the power of nomination, and also of awarding a cadet for misconduct to keep a term or to lose place in the list of successful candidates for commission. In all such cases, the determination will be reported by the Commandant to the Under-Secretary of State, the War Office. A nominated cadet will forfeit his right to be considered for the Indian Army or the Royal Army Service Corps.

49. A cadet may, by order of the Commandant who will report the circumstances to the Under-Secretary of State, the War Office, be kept for two successive terms in the same division, either as a punishment for a breach of discipline, or in the case of a backward cadet, where it is considered that he would benefit by extra instruction.

50. In cases requiring more serious action, cadets may be, on the report of the Commandant to the Under-Secretary of State, the War Office, be kept:

- (1) Suspended or
- (2) Expelled.

51. The name of any cadet expelled will be recorded at the War Office, and may, if in the opinion of the Army Council the circumstances warrant it, be made known to the First Lord of the Admiralty, the Secretary of State for India, the Secretary, the Air Ministry, and the Civil Service Commission, in order to prevent the admission of the expelled son of His Majesty's naval, military, or air service, or Home, Colonial, or India civil service.

52. A cadet is also liable to be removed from the Cadet College:

- (1) For moral or physical infirmity;
- (2) For unsatisfactory progress in his studies, or physical exercises; or
- (3) If reported by the Commandant as not likely to become an efficient officer.

53. On receipt of information from the Secretary of State for India of the removal or suspension of an Indian cadet from the College, the Local Government or Administration concerned will be notified in order that the parent or guardian of the cadet may be informed.

54. Cadets will receive all officers in uniform, and saluting, those whom they know to be officers when not in uniform. They will also salute the authors of the lectures and instructions of the Cadet College.

55. Officers Commanding Companies have certain functions, powers of punishment delegated to them, and will report to the Commandant, through the adjutant, all punishments which they may inflict.

56. Officers, chief instructors, professors and private instructors are not permitted to give private instruction on payment to cadets, either during the session, or at any other time.

57. No person belonging to the Cadet College is permitted to receive a present from any cadet, or from the relations or friends of any cadet. Any non-commissioned officer, or employee, who accepts a present, is liable to be removed or discharged, and the cadet giving it to be punished for disobedience of orders.

58. They will, while at the Royal Military College, Messing, before the ordinary College Mess and in special messing arrangements not be made on their behalf.

59. Indian cadets are required to appear at all Uniform times in the uniform of the College except when on leave or when otherwise exempted by the Commandant, but they will be allowed to wear their national head dress should they so desire.

60. They will not be allowed to take recreation or personal attendance of any kind to the College.

61. One of the rules for admission to the Royal Military College is that a cadet should be unmarried. This rule will be waived in the case of Indian candidates, but in no circumstances will a cadet be allowed to take his wife or family to England.

62. Cadets from India will have to qualify in the preliminary ordinary poetry and composition and will, in general, be eligible for King's commission. Before being passed fit for a commission, they must be certified to be in good mental and bodily health and free from any physical defects likely to interfere with the performance of their military duties. Those who are successful in obtaining commissions will enter the Indian Army as Second Lieutenants. The requirements of commission rank, after passing out of the Royal Military College, in particular regarding civility and industry, is governed by the requirements of commission and the requirements of the service. Indian Cadets will be posted to one of the units selected for Indianisation, as per to three

condition, appointments will be made on the following principles:—

(1) The first consideration will be given to those candidates who pass out highest on the list of successful candidates from the Royal Military College, but the Government of India reserves the right to consider special family or educational claims in respect of the candidate's position on the list.

(2) A candidate having any special family or territorial connection with a regiment should describe this connection on the preference form which he will be required to fill in during his last term at the College, and careful consideration will be given to such claims in deciding the question of his appointment.

(3) Candidates without special claims are at liberty to apply for particular regiments (not exceeding three).

(4) In making first appointments the candidates' marks, as stated on the preference form, will be not so far as practicable, being due regard to the preceding paragraphs.

There is no objection to a Candidate of a regiment submitting a recommendation to Army Headquarters, India, on behalf of a unit, when he may desire to be appointed to his regiment.

65. Prospective Indian candidates who are resident in India should apply for nomination to the entrance examinations held in India, and only those candidates who have been resident in the United Kingdom for seven years will be permitted to present themselves for examination by the Sciences Board held in that country. The Sciences Board held in the United Kingdom is set up for the purpose of examining candidates who have been resident in the United Kingdom for seven years and have received their education in that country, and not as an alternative to the examination held in India for candidates educated in India.

Form of application.

Intending candidates should submit their application in the form below:—

Form of Application.

- (1) Name in full (to be typed or hand printed).
- (2) Date of birth (this must be definitely stated).
- (3) Date and place.
- (4) Name, occupation and address of father, stating if living or deceased.
- (5) Name, occupation and address of guardian or male next-of-kin in event of father not being alive.
- (6) Full particulars of any military service rendered by candidate's father.
- (7) Full summary of any military service rendered by candidate as soldier or other.
- (8) Place and amount of education, examination passed, with dates, English qualifications other than English, including certificates.
- (9) Whether able to ride and what games played.
- (10) Present address in India.
- (11) Particulars of any military service (if any) in any Government or Civil Department rendered by the candidate of candidate.
- (12) General subjects studied.
- (13) Whether hand-drawn drawing selected or not.
- (14) Whether medical and vaccination certificates and parent's or guardian's declaration attached (vide paragraphs 5 and 6).

Date

Place

Signature of Candidate.

Latest date of submission of application.

52. The Private Secretary to His Excellency the Governor of Madras, in whose typewriting should be made not later than 15th March 1924, will intimate to the selected candidates the form of their

application. No applications received after the 15th March 1924, can be considered.

53. Candidates are informed that copies of the *Table of "Precedence Regulations" regarding the admission of Indian Candidates to the Royal Military College, and the Regulations of Indian Candidates held in India, can be obtained from the Manager, Government of India, General Post Office, Strand, 4, Hastings Street, Calcutta, at a cost of two annas per copy.*

APPENDIX A.

STANDARD OF EXAMINATIONS FOR INDIAN CANDIDATES FOR ADMISSION TO THE ROYAL MILITARY COLLEGE, SANDHERV.

The subjects of the written examination and the maximum number of marks obtainable for each subject are as follows:—

Class I.—Compulsory.

	Marks.
(a) English and General Knowledge ..	200
(b) British Imperial History and General Geography ..	200
(c) Elementary Mathematics ..	200

Class II.—Optional.

(d) Physics and Chemistry or General Science ..	150
(e) Elementary Mathematics ..	150
(f) Indian ..	150
(g) Modern Foreign ..	150
(h) French ..	150
(i) Sanskrit ..	150

All the subjects in Class I must be taken up, and two subjects of Class II may be taken, one only of which may be a language.

In addition, candidates may take up hand-drawn drawing, in which 100 marks will be allotted. A candidate offering "Physics and Chemistry" or "General Science" must produce a certificate from the Head of his School or College to the effect that he has had at least eight hours' practical training in a laboratory.

To qualify, candidates will be required to obtain not less than 50 per cent in each obligatory subject, and to obtain a total of 550 marks in the aggregate for the whole examination. Candidates will not be given credit for marks on an optional subject whose mark is less than 50 per cent.

Candidates who qualify and who are the sons of Indian officers will be awarded extra marks on the following scale, and it is, therefore, essential that full particulars of the father's service be given on the recommendation form:—

	Marks.
Son of an officer of Regular Indian Army, killed in action, or died of wounds, or of sickness or active service ..	300
Son of an officer of Cavalry, Infantry, or Artillery, of the Indian Army who has at least 15 years' service, or was wounded in action ..	200
Son of an officer of Cavalry, Infantry, or Artillery with less than 15 years' service, or of an officer of other branches ..	100

Notes.—Candidates will not be permitted to change the subjects they select after forwarding their applications.

STANDARD OF EXAMINATIONS FOR THE WRITTEN EXAMINATION.

ENGLISH.

Marks 300.

Essay.—Three alternative subjects to be given for an essay or letter of which candidate may choose one.

Reproduction of a passage read out to the candidate.

General paper (to test general knowledge and intelligence).

HIGHER SCHOOL HISTORY AND GEOGRAPHY.

Book 200.

The age of discovery.

Trade and commerce.

Foreign wars, their causes and the additions to the Empire resulting from them.

The exploration of the Americas and India.

Crown Colonies and Protectorates.

The general expansion of the Empire from the beginning of the 17th century to 1814.

The Empire during the Great War.

The re-adjustment of the Empire and the World as a result of the Great War.

The general geography of the World and its physiographical belts, viz:—

The size and shape of the earth; latitude and longitude; general distribution of land and sea.

The atmosphere: seasonal and regional variations of temperature, pressure, and rainfall; winds.

The sea: form and temperature of the oceans; depth and ocean currents; the tides.

The land: characteristics and distribution of mountains, tablelands, highlands, and plains; action of ground and surface water, ice, and wind; types of land forms; characteristics of river systems.

Effects of climate on vegetation; characteristics and distribution of forests, grass lands, and deserts. Animals characteristic of the chief vegetative regions; the great lake systems.

General character and distribution of the chief races of mankind.

Distribution of population and of occupations in relation to physical features, climate, and vegetation; the national divisions and the chief products of each; economic geographical features for the position of the great cities of the world and the routes between them. Frontiers.

Simple methods of making maps.

Candidates will be expected to show an elementary knowledge of the geography of the world, and to be able to read topographical and statistical maps, including Ordnance Survey maps.

The Geography and History of India and neighbouring countries in detail.

MATHEMATICS (ELEMENTARY).

Book 200.

Arithmetic.—The ordinary processes of arithmetic; the measures used in the tables of measurement of length, area, volume (including pints, quarts, gallons) and weight (avoirdupois); the metric measures, and those with their conversion tables and sub-multiples; fractions and decimals; addition and subtraction; a knowledge of recurring decimals and the process of converting the same into a decimal fraction. Questions will not be set on "percent worth 6" or "true discount." The use of arithmetical methods will not be required.

Questions will also be set on the use of collators and rectifiers, on determination of areas, by dimensions (rectilinear figures, circles), by squared paper, by weighing; area of cross section and diameter of a tube; determination of volumes, by dimensions (rectangular block, sphere, cylinder), by displacement (overflow, graduated jar, beaker), by weighing; use of balance; determination of density and specific gravity.

The use of algebraic symbols and processes, and the use of slide rules and tables of logarithms will be allowed.

Algebra.—The expression of an arithmetical proposition in a formula; very questions on the manipulation of algebraical expressions, such as might arise in dealing with practical problems; interpretation of a formula; resolution of a formula for numerical values of the variables; simple equations; very quadratic equations, solution of

two linear simultaneous equations; algebraical equivalents of items 22 in the Cambridge Geometry Schedule; very questions; change of the subject of a formula; the use of four-figure logarithmic tables.

Geometry.—Practical and theoretical geometry according to the Cambridge Geometry Schedule; proofs and theorems of the propositions marked with an asterisk. Numerical solution of right angled triangles by geometry or by use of sines and tangents.

Candidates will be expected to be acquainted with the terms of the subject, such as, straight line, the circle, the rectangle, the square, the sphere, the cylinder, the cone, the right pyramid, and the cone.

In the absence of special instructions that a question is to be answered by a particular method, candidates are at liberty to choose their method from any branch of mathematics.

PHYSICS AND CHEMISTRY.

Physics.

Book 200.

(a) **Heat and Light.**—Sources and production of heat; thermometry expansion; calorimetry, specific heat, change of state, latent heat; conduction, convection, and radiation. Illustrations of heat in other forms of energy; the mechanical equivalent of heat. Practical applications.

Production and propagation of light; the reflection and refraction of light at plane and spherical surfaces; the formation of images; mirrors and simple lenses, simple optical instruments. Dispersion and colour; vision.

(b) **Electricity and Magnetism.**—Simple experiments and demonstrations with magnets; laws of force (attraction) magnetism. Elementary principles of electrostatics; electrostatic induction. Simple forms of cells; electrochemical cells, current, resistance; the magnetic circuit, and thermal effects of a current; method of measuring currents. The dynamo generator and moving coil galvanometer. Elementary magnetic induction; elementary questions on the application of these principles, e.g., in the dynamo or motor, telegraph, or telephone, may be set.

Electrical Work.—Simple qualitative experiments to illustrate the phenomena of heat; use of the calorimeter. Experiments with plane and convex mirrors and convex lenses.

Simple experiments on magnetism: mapping fields, comparison of magnetic compass and of pole strengths. The electromagnet and solenoid, use of the magnet galvanometer to compare magnetic and electric currents; simple experiments in electrostatics. Wheatstone's Bridge; determination of specific resistance.

CHEMISTRY.

The distinction between elements, compounds, mixtures; the laws of conservation, equivalent weight, molecular weight, atomic weight, and their determination by direct methods only.

The chemistry of the following elements and of their chief compounds—hydrogen, chlorine, bromine, iodine, oxygen, sulphur, nitrogen, phosphorus, carbon, potassium, sodium, zinc, iron, copper, lead, barium, and soda. The relation of the atmosphere to plant and animal life. The part played by carbon in the growth of plants.

Practical Chemistry—Experiments illustrating the difference between elements, compounds, and mixtures; the preparation and properties of the monoxides and the simpler compounds of the elements in the schedule; observations on the behaviour of bodies under the action of magnets.

* See pages 250-261 notes.

including bodies not mentioned in this schedule; simple experiments involving weighings and the measurement of values, including the volume of gases.

In the rest of a practical test, heavy apparatus, the work of the world will be related in the written papers.

CHEMICAL SCIENCE.

Marks 132.

Papers will be laid out for the candidate's knowledge of scientific principles and of their application in everyday life, as indicated in the following schedule:—

Principles of mechanics, illustrated by falling bodies and by simple machines; the meaning of mass, weight, force, energy; the transformation of energy.

The general properties of solids, liquids and gases; principles of hydrostatics with practical applications; solutions of diffusion and surface tension.

Production and sources of heat; the ideas of temperature and equality of heat; effects of heat on matter, transformation of heat, friction between heat and work as illustrated in the steam engine and the internal combustion engine. Domestic heating and ventilation.

Production and propagation of sound; pitch, loudness and quality.

Production and propagation of light; reflection, refraction and dispersion; colour. The eye and simple optical instruments. Domestic lighting.

Elementary ideas of magnetism. The fundamental experiments of electrostatics. Effects of the electric current, Ohm's law. Current induction, with the outlines of its application in the dynamo. Practical applications of electricity in domestic lighting and in the transmission and transformation of energy.

The chemistry of air and water and of the elements mentioned in them. The chemistry of solution; common forms of fuel; sources of a seducing agent in metallurgy. The relation of the air and its constituents to the life of plants and animals and to the weathering of rocks. The general laws of chemical combination illustrated by a few common substances (e.g., chalk, sulphur, and the common acids and bases); explanation of these laws by the atomic theory.

The distinction between living and non-living things: the distinction between typical plants and typical animals. The life of a plant; importance of plants in building up food and fuel. Fundamental principles of zoology. Simple cases of fermentation and respiration. Simple physiology and hygiene.

The solar system; stars and nebulae. General structure of the earth's crust; igneous and sedimentary rocks, signs of denudation and deposition, fossils and their significance.

How often of position will be given. A laboratory test may be included in the subject matter of the above syllabus, but the matter will be given of the instructions.

INTERMEDIATE MATHEMATICS.

Marks 150.

Includes Elementary Mathematics together with—
Geometry.—Elementary ideas in solid geometry treated sufficiently (angle between planes, angle between line and plane, great and small circles of sphere, mensuration).

Algebra.—Solution of two simultaneous equations, one linear and one quadratic; easy questions in statistics, the meaning and simplest properties of

negative and fractional indices; use of logarithmic notation; arithmetical progression, finite geometric progression; rate of change of a function and position of a graph; practical application of gradient and of areas of graphs.

Trigonometry.—Solution of plane triangles; graphs of trigonometrical functions; use of four-figure tables; formulae for trigonometrical ratios of the sum and difference of two angles.

Statics and Dynamics.—The lever, the inclined plane, the pulley and other simple machines; the composition and resolution of forces in one plane, moments; simple graphical methods; friction; simple cases of equilibrium; properties of the centre of gravity; work; velocity ratio, mechanical advantage, and efficiency of a machine.

The composition and resolution of velocities and accelerations in one plane; nonlinear motion under uniform acceleration; Newton's laws of motion; the conservation of linear momentum; work and energy; the time of flight, greatest height, and horizontal range of projectiles.

Proofs of the parallelogram and triangle of forces, and of the principle of moments will not be asked for.

In the absence of special instructions that a question is to be answered by a particular method, candidates are at liberty to choose their method from any branch of mathematics.

USE OF, MODERN PENCIL, PENCIL ON PAPER.

Marks 150.

1. Translation from the Vernacular into English.
2. Translation from English into Vernacular.
3. An essay or letter on one or two alternative subjects.
4. Colloquial. Certificate to—
(a) write in the Vernacular,
(b) write a short connected passage in the Vernacular.

FREEHAND DRAWING.

Marks 100.

In addition, if so desired, Freehand Drawing may be taken.

THE CAMBRIDGE SECRETARY SCHEDULE.

The order in which the exercises are stated is not imposed as the sequence of their treatment.

SECTION I.

PRactical Geometry.

1. Division of angles and of straight lines.
2. Construction of perpendiculars to straight lines.
3. Construction of an angle equal to a given angle.
4. Construction of parallels to a given straight line.
5. Simple cases of the construction from sufficient data of triangles and quadrilaterals.
6. Division of straight lines into a given number of equal parts.
7. Construction of a triangle equal in area to a given polygon.
8. Construction of tangents to a circle, and of common tangents to two circles.
9. Simple cases of the construction of circles from sufficient data.

SECTION II.

PRACTICAL GEOMETRY.

10. Division of straight lines into parts in any given proportion.

11. Construction of a fourth proportional to three given straight lines and a mean proportional to two given straight lines.

12. Construction of regular figures of 3, 4, 5 or 6 sides in or about a given circle.

13. Construction of a square equal in area to a given polygon.

SECTION III.

ANGLES AT A POINT.

* 14. If a straight line stands on another straight line, the sum of the two angles so formed is equal to two right angles, and the converse.

* 15. If two straight lines intersect, the vertically opposite angles are equal.

PARALLEL STRAIGHT LINES.

* 16. When a straight line cuts two other straight lines, if

- (i) a pair of alternate angles are equal, or
 - (ii) a pair of corresponding angles are equal, or
 - (iii) a pair of interior angles on the same side of the cutting line are together equal to two right angles,
- then the two straight lines are parallel; and the converse.

* 17. Straight lines which are parallel to the same straight line are parallel to one another.

TRIANGLES AND QUADRILATERAL FIGURES.

18. The sum of the angles of a triangle is equal to two right angles.

19. If the sides of a convex polygon are produced in order, the sum of the angles so formed is equal to four right angles.

* 20. If two triangles have two sides of the one equal to two sides of the other, each to each, and also the angles contained by those sides equal, the triangles are congruent.

* 21. If two triangles have two angles of the one equal to two angles of the other, each to each, and also one side of the one equal to the corresponding side of the other, the triangles are congruent.

* 22. If two sides of a triangle are equal, the angles opposite to those sides are equal; and the converse.

* 23. If two triangles have the three sides of the one equal to the three sides of the other, each to each, the triangles are congruent.

24. If two right-angled triangles have their hypotenuses equal, and one side of the one equal to one side of the other, the triangles are congruent.

25. If two sides of a triangle are unequal, the greater side has the greater angle opposite to it; and the converse.

26. Of all straight lines that can be drawn to a given straight line from a given point outside it, the perpendicular is the shortest.

27. The opposite sides and angles of parallelograms are equal, each diagonal bisects the parallelogram, and the diagonals bisect one another.

28. If there are three or more parallel straight lines, and the intercepts made by them on any straight line that cuts them are equal, then the corresponding intercepts on any other straight line that cuts them are also equal.

AREAS.

29. Parallelograms on the same or equal bases and of the same altitude are equal in area.

30. Triangles on the same or equal bases and of the same altitude are equal in area.

31. Right triangles on the same or equal bases are of the same altitude.

32. Illustrations and explanations of the geometrical theorems corresponding to the following algebraical identities—

$$\begin{aligned} 2a+b+c &= (a+b+c) + (a+b+c) \\ (a+b+c)^2 &= a^2 + b^2 + c^2 + 2ab + 2bc + 2ca \\ (a-b+c)^2 &= a^2 + b^2 + c^2 - 2ab + 2bc - 2ca \\ (a-b-c)^2 &= a^2 + b^2 + c^2 - 2ab - 2bc + 2ca \end{aligned}$$

33. The square on a side of a triangle is greater than, equal to, or less than, the sum of the squares on the other two sides, according as the angle contained by those sides is obtuse, right, or acute. The difference in the sum of the squares is twice the rectangle contained by one of the two sides and the projection, as is of the other.

LOCUS.

34. The locus of a point which is equidistant from two fixed points is the perpendicular bisector of the straight line joining the two fixed points.

35. The locus of a point which is equidistant from two intersecting straight lines consists of the pair of straight lines which bisect the angles between the two given lines.

THE CIRCLE.

36. A straight line, drawn from the centre of a circle to bisect a chord which is not a diameter, is at right angles to the chord; conversely, the perpendicular to a chord from the centre bisects the chord.

* 37. There is one circle, and one only, which passes through three given points not in a straight line.

* 38. In equal circles (or, in the same circle) (i) if two arcs subtend equal angles at the centres, they are equal; (ii) conversely, if two arcs are equal, they subtend equal angles at the centres.

* 39. In equal circles (or, in the same circle) (i) if two chords are equal, they cut off equal arcs; (ii) conversely, if two arcs are equal, the chords of the arcs are equal.

40. Equal chords of a circle are equidistant from the centre, and the converse.

SECTION IV.

THE CIRCLE.

41. The tangent at any point of a circle and the radius through the point are perpendicular to one another.

42. If two circles touch, the point of contact lies on the straight line through the centres.

43. The angle which an arc of a circle subtends at the centre is double that which it subtends at any point on the remaining part of the circumference.

44. Angles in the same segment of a circle are equal; and if the line joining two points subtends equal angles at two other points on the same side of it, the four points lie in a circle.

45. The angle in a semi-circle is a right angle; the angle in a segment greater than a semi-circle is less than a right angle; and the angle in a segment less than a semi-circle is greater than a right angle.

46. The opposite angles of any quadrilateral inscribed in a circle are supplementary; and the converse.

47. If a straight line touch a circle, and from the point of contact a chord be drawn, the angles which the chord makes with the tangent are equal to the angles in the alternate segment.

48. If two chords of a circle intersect either inside or outside the circle, the rectangles contained by the parts of the one are equal to the rectangle contained by the parts of the other.

SECTION V.

PROPOSITION: SIMILAR TRIANGLES.

49. If a straight line be drawn parallel to one side of a triangle, the other two sides are divided proportionally; and the converse.

50. If two triangles are equiangular, their corresponding sides are proportional; and the converse.

51. If two triangles have one angle of the one equal to one angle of the other and the sides about these equal angles proportional, the triangles are similar.

52. The internal bisector of an angle of a triangle divides the opposite side internally in the ratio of the sides containing the angle, and likewise the exterior bisector externally.

53. The ratio of the areas of similar triangles is equal to the ratio of the squares on corresponding sides.

APPENDIX B.

PHYSICAL CONCEPTIONS.

1. To be passed on to for a commission in the Regular Army a candidate must be in good mental and bodily health, and free from any physical defect likely to interfere with the efficient performance of military duty.

2. The measurement of age, height and chest girth will not be less than that given in the following table.

PHYSICAL EQUIVALENTS.				
Age in years.	Height without shoes.	Chest.		
		Girth, when fully expanded.	Range of expansion full size above.	
16	5' 0" and under 5' 0"	32 1/2	2	Minimum.
	5' 1" " 5' 2"	33 1/2	2	
	5' 3" " 5' 4"	34 1/2	2	
	5' 5" " 5' 6"	35 1/2	2	
17	5' 7" and upwards	36 1/2	2	
	5' 8" and upwards	37 1/2	2	
	5' 9" " 5' 10"	38 1/2	2	
	5' 11" and upwards	39 1/2	2	
18	5' 12" and upwards	40 1/2	2	
	5' 13" and upwards	41 1/2	2	
	5' 14" " 5' 15"	42 1/2	2	
	5' 16" and upwards	43 1/2	2	
19	5' 17" and upwards	44 1/2	2	
	5' 18" and upwards	45 1/2	2	
	5' 19" " 5' 20"	46 1/2	2	
	5' 21" and upwards	47 1/2	2	
20	5' 22" and upwards	48 1/2	2	
	5' 23" and upwards	49 1/2	2	
	5' 24" " 5' 25"	50 1/2	2	
	5' 26" and upwards	51 1/2	2	
21	5' 27" and upwards	52 1/2	2	
	5' 28" and upwards	53 1/2	2	
	5' 29" " 5' 30"	54 1/2	2	
	5' 31" and upwards	55 1/2	2	
22	5' 32" and upwards	56 1/2	2	
	5' 33" and upwards	57 1/2	2	
	5' 34" " 5' 35"	58 1/2	2	
	5' 36" and upwards	59 1/2	2	
23	5' 37" and upwards	60 1/2	2	
	5' 38" and upwards	61 1/2	2	
	5' 39" " 5' 40"	62 1/2	2	
	5' 41" and upwards	63 1/2	2	

3. The candidate's height will be measured as follows:—He will be placed against the standard

with his feet together, and the weight thrown on the heels and not on the toes or outer sides of the feet. He will stand erect without rigidity, and with the heels, calves, buttocks and shoulders touching the standard; the arms will be depressed to bring the vertex of the head level under the horizontal bar, and the height will be measured in inches and parts of an inch to quarters.

4. The candidate's chest will be measured as follows:—He will be made to stand erect with his feet together, and to raise his arms over his head. The tape will be so adjusted round the chest that its upper edge touches the inferior angles of the shoulders behind, and its lower edge the upper part of the axilla in front. The arms will then be lowered to hang loosely by the sides and care will be taken that the shoulders are not thrown forward or backward so as to distort the tape. The candidate will then be directed to take a deep inspiration several times, and the maximum expansion of the chest will be carefully noted.

The minimum and maximum will then be recorded in inches. *22 1/2* to *31 1/2*.

In recording the measurements, fractions of an inch less than half an inch should not be noted.

5. The candidate will also be weighed and his weight recorded in pounds. Fractions of a pound should not be noted.

6. The examination for determining the minimum of vision requires two tests—one for distant, the other for near vision. The Army Test Types will be used for the test for distant vision, without glasses, at a distance of 20 feet, and for the test for near vision without glasses, at any distance selected by the candidate. The standards of the minimum standards of vision with which a candidate will be measured are as follows:—

STANDARD I.

Right eye. Left eye.
Distant vision.—V = 4/5. V = 3/4.
Near vision.—Rounds 5, 6. Rounds 5, 6.

STANDARD II.

Right eye. Left eye.
Distant vision.—V = 3/4. V, without glasses or not below 6/12; and after correction with glasses = not below 6/24.
Near vision.—Rounds 5, 6. Rounds 1.

STANDARD III.

Right eye. Left eye.
Distant vision.—V, with glasses = not below 6/12; and after correction with glasses = not below 6/24.
Near vision.—Rounds 5, 6. Rounds 1.

Each eye must have a full field of vision as tested by hand movements.

Equal or any marked condition of the eyes or of the lids of either eye liable to the risk of degeneration or disease will cause the rejection of the candidate.

Each eye will be examined separately, and the lids must be kept wide open during the test.

Inability to distinguish the principal colours will not be regarded as a reason for rejection, but the fact will be noted in the proceedings and the candidate will be informed.

The degree of awareness of vision of all conditions for examinations will be entered in the proceedings in the following manner:—

V.L. =; with glasses =; Reads....

V.L. =; with glasses =; Reads....

No relaxation of the standard of vision will be allowed.

7. The following additional points will then be observed:—

(a) That his hearing is good and there is no sign of ear disease;

(b) That his speech is without impediment;

(c) That his teeth are in good order. He must have two sound teeth in the upper jaw functionally opposed to two sound teeth in the lower jaw. Two of these teeth in each jaw must be sound. Well-filled teeth will be considered as sound;

(d) That his chest is well formed and that his lungs and heart are sound;

(e) That he is not crippled;

(f) That he does not suffer from a severe degree of rickets* or venereal veins. A candidate who has been successfully operated on will be accepted;

(g) That his limbs are well formed and developed;

(h) That there is free and perfect motion of all the joints;

(i) That his feet and toes are well formed;

(j) That he does not suffer from any locomotor skin disease;

(k) That he has no suspended malformation or defect;

(l) That he does not bear traces of previous acute or chronic disease pointing to a impaired constitution.

* Severe rickets is defined as follows:—

(a) Where the name of rickets has been given that it hangs down in front of the lumbar when the candidate stands up;

(b) Where it is diagnosed as such as when that the lumbar spine is a hard straight line, the normal, of course, allowing for the fact that the lumbar is usually at a lower level than the rest;

(c) Where it is strictly in such an extent that the affected lumbar is inclined at less than half of the back of the ground on the second side;

(d) Unilateral rickets does not only be considered a disqualification when observed within the hospital ward or at the hospital day;

R. CONRAN SMITH,

Private Secretary to His Excellency the Governor.

MADRAS GOVERNMENT CAMP,
First January 1928.

PUBLIC DEPARTMENT.

EXTENSIONS OF LEAVE.

Part St. George, February 14, 1928.

No. 45.—Under rule #1 of the Fundamental Rules, Mr. C. Hilton Hargy, I.C.S., on extension of leave for five days on half average pay from 24th December 1927.

No. 66.—Mr. G. W. W. W. I.C.S., Sub-Collector, has been granted by the High Commissioner for India an extension of leave on half average pay for one month from 24th March 1928.

NOTIFICATIONS.

Part St. George, February 11, 1928

(G.O. No. 117, Public).

No. 51.—In Finance Department Notification No. 24, dated 14th January 1928, published on page 175 of Part I of the Part St. George Gazette, dated 21st January 1928, under 'Shortland' of the end of paragraph 1, add the following:—

"The Director's Shortland Teachers' Diploma will be deemed equivalent to a pass in the Lower Grade Examination in Shortland."

No. 52.—In rule (1) under article 3 of the Public Service Regulations published on pages 120-122 of Part I of the Part St. George Gazette, dated 15th April 1927, add the following at the end:—

"The Director's Shortland Teachers' Diploma will be deemed equivalent to a pass in the Lower Grade Examination in Shortland."

Part St. George, February 13, 1928

(G.O. No. 122, Public).

No. 53.—In article 1 of the Public Service Regulations as revised in G.O. No. 122, Public, dated the 15th December 1927, and published on page 122 of Part I of the Part St. George Gazette, dated the 24th December 1927, between the words 'Madras' and 'University' add the words 'or Andhra'.

Part St. George, February 17, 1928

(G.O. No. 141, Public).

No. 54.—In exercise of the powers conferred in rule 4 (1) of the Civil Services (Governors' Provisions) Regulations, 1926, the Governor in Council and the Governor acting with the Ministers hereby direct that the following be substituted for article 404 of the Civil Services Regulations:—

"404. Teachers and other members of the professional establishment of a Government school, who are transferred with the school to which they belong for service under a Local Board or Municipal Council, continue to render service qualifying for pension payable by the Local Government irrespective of the institution in which they are employed on similar duty provided that such institution is under the control of the same Local Board or Municipal Council."

No. 55.—The following notifications of the Government of India are republished:—

HOME DEPARTMENT.

No. 243, dated 14th February 1928.

No. F. 104/15 Judicial.—The Governor General in Council has accepted the resignation of the Hon'ble Mr. Justice V. V. Guruswami, Assistant Judge of the High Court of Judicature at Madras with effect from 14th February 1928.

No. 244, dated 14th February 1928.

No. F. 104/15 Judicial.—In pursuance of paragraph (1) to rule 104 (1) of the Government of India Act, the Governor-General in Council is pleased to appoint Hon'ble Mr. Justice Guruswami, Assistant Judge of the High Court of Judicature at Madras, to the High Court of Judicature at Madras with effect from 14th December 1927 and to continue to hold office until further orders.

For St. George, February 10, 1928
(G.O. No. 28, 11, 11, 11, 11, 11)

No. 58.—The following collection of the Government of India is republished:—

RAILWAY DEPARTMENT.

STATIONING.

For Delhi, the 15th January 1928.

No. P-17-134.—The following amendments made in the Stationing Rules (Revision of Pay, Passage and Pension) Rules, 1924, as a result of resolutions passed by the Secretary of State for India, with the concurrence of the majority of votes at meetings of the Council of India held on the 26th day of October 1927, 1st day of November 1927 and 27th day of November 1927, are hereby published for general information:—

In column of the powers conferred by section 902 (2) of the Government of India Act, the Secretary of State, with the concurrence of the majority of votes at meetings of the Council of India, held on the 26th day of October 1927, 1st day of November 1927, and 27th day of November 1927, hereby makes the following amendments in the Stationing Rules (Revision of Pay, Passage and Pension) Rules, 1924, namely:—

In Schedule I in the said Rules, for the entries relating to the Separate Railway Section the following shall be substituted, namely:—

SUPPLEMENTARY RAILWAY SERVICES.

A.—Engineering Establishment.

Indian Railway Service of Engineers, including Railway Officers holding Posts under the Charge Transfer and Control of the Engineering Departments of the East Indian and Great Indian Peninsula Railways.

(Monthly rate of pay.)

Year of Service.	Basic Pay.		Overseas Pay.	
	Junior.	Senior.	If drawn in respect of a junior.	If drawn in respect of a senior.
(1)	(2)	(3)	(4)	(5)
1st	81	88	81	88
2nd	81	—	100	—
3rd	81	—	121	—
4th	81	88	142	—
5th	81	88	163	—
6th	81	88	184	—
7th	81	88	205	—
8th	81	88	226	—
9th	81	88	247	—
10th	81	88	268	—
11th	81	88	289	—
12th	81	88	310	—
13th	81	88	331	—
14th	81	88	352	—
15th	81	88	373	—
16th	81	88	394	—
17th	81	88	415	—
18th	81	88	436	—
19th	81	88	457	—
20th	81	88	478	—
21st	81	88	499	—
22nd	81	88	520	—
23rd	81	88	541	—
24th	81	88	562	—
25th	81	88	583	—
26th	81	88	604	—
27th	81	88	625	—
28th	81	88	646	—
29th	81	88	667	—
30th	81	88	688	—
31st	81	88	709	—
32nd	81	88	730	—
33rd	81	88	751	—
34th	81	88	772	—
35th	81	88	793	—
36th	81	88	814	—
37th	81	88	835	—
38th	81	88	856	—
39th	81	88	877	—
40th	81	88	898	—
41st	81	88	919	—
42nd	81	88	940	—
43rd	81	88	961	—
44th	81	88	982	—
45th	81	88	1003	—
46th	81	88	1024	—
47th	81	88	1045	—
48th	81	88	1066	—
49th	81	88	1087	—
50th	81	88	1108	—
51st	81	88	1129	—
52nd	81	88	1150	—
53rd	81	88	1171	—
54th	81	88	1192	—
55th	81	88	1213	—
56th	81	88	1234	—
57th	81	88	1255	—
58th	81	88	1276	—
59th	81	88	1297	—
60th	81	88	1318	—
61st	81	88	1339	—
62nd	81	88	1360	—
63rd	81	88	1381	—
64th	81	88	1402	—
65th	81	88	1423	—
66th	81	88	1444	—
67th	81	88	1465	—
68th	81	88	1486	—
69th	81	88	1507	—
70th	81	88	1528	—
71st	81	88	1549	—
72nd	81	88	1570	—
73rd	81	88	1591	—
74th	81	88	1612	—
75th	81	88	1633	—
76th	81	88	1654	—
77th	81	88	1675	—
78th	81	88	1696	—
79th	81	88	1717	—
80th	81	88	1738	—
81st	81	88	1759	—
82nd	81	88	1780	—
83rd	81	88	1801	—
84th	81	88	1822	—
85th	81	88	1843	—
86th	81	88	1864	—
87th	81	88	1885	—
88th	81	88	1906	—
89th	81	88	1927	—
90th	81	88	1948	—
91st	81	88	1969	—
92nd	81	88	1990	—
93rd	81	88	2011	—
94th	81	88	2032	—
95th	81	88	2053	—
96th	81	88	2074	—
97th	81	88	2095	—
98th	81	88	2116	—
99th	81	88	2137	—
100th	81	88	2158	—

No. L.—These rules will also apply to Signal and Works Engineers and Architects in the ordinary Engineering establishment. As far as the accounts office of the Engineering Departments of the East Indian and Great Indian Peninsula Railways, they have effect from 1st April 1928 only.

No. S.—No officer is allowed to draw more than the pay of the 30th year of service on the junior scale unless the Railway Board are satisfied that he is fully qualified to hold charge of a station.

Provided that officers who, in consideration of a period of military or naval employment rendered by them during the Great War, were appointed to the Service on a scale of pay in excess of that of the first year of service, shall, until they have rendered nine years' service in the Indian Railway Section of Engineers, be permitted to draw increments of pay on the junior scale, although not entitled to the divisional charge.

No. J.—For officers appointed after 1st April 1928, no efficiency bar shall be substituted after the rate of pay shown in the above table for an officer of 14 years' service.

No. A.—The pay of Mr. C. B. Reid, Architect, Great Indian Peninsula Railway, has been fixed at Rs. 1,500—50—1,750 per annum, plus various pay of £30.

B.—Superior Revenue Establishment.

1. TRANSPORTATION (POWER) AND MECHANICAL ENGINEERING DEPARTMENTS, STATE RAILWAYS.

(Monthly rate of pay.)

Year of Service.	Basic Pay.		Overseas Pay.	
	Junior.	Senior.	If drawn in respect of a junior.	If drawn in respect of a senior.
(1)	(2)	(3)	(4)	(5)
1st	81	88	81	88
2nd	81	—	100	—
3rd	81	—	121	—
4th	81	88	142	—
5th	81	88	163	—
6th	81	88	184	—
7th	81	88	205	—
8th	81	88	226	—
9th	81	88	247	—
10th	81	88	268	—
11th	81	88	289	—
12th	81	88	310	—
13th	81	88	331	—
14th	81	88	352	—
15th	81	88	373	—
16th	81	88	394	—
17th	81	88	415	—
18th	81	88	436	—
19th	81	88	457	—
20th	81	88	478	—
21st	81	88	499	—
22nd	81	88	520	—
23rd	81	88	541	—
24th	81	88	562	—
25th	81	88	583	—
26th	81	88	604	—
27th	81	88	625	—
28th	81	88	646	—
29th	81	88	667	—
30th	81	88	688	—
31st	81	88	709	—
32nd	81	88	730	—
33rd	81	88	751	—
34th	81	88	772	—
35th	81	88	793	—
36th	81	88	814	—
37th	81	88	835	—
38th	81	88	856	—
39th	81	88	877	—
40th	81	88	898	—
41st	81	88	919	—
42nd	81	88	940	—
43rd	81	88	961	—
44th	81	88	982	—
45th	81	88	1003	—
46th	81	88	1024	—
47th	81	88	1045	—
48th	81	88	1066	—
49th	81	88	1087	—
50th	81	88	1108	—
51st	81	88	1129	—
52nd	81	88	1150	—
53rd	81	88	1171	—
54th	81	88	1192	—
55th	81	88	1213	—
56th	81	88	1234	—
57th	81	88	1255	—
58th	81	88	1276	—
59th	81	88	1297	—
60th	81	88	1318	—
61st	81	88	1339	—
62nd	81	88	1360	—
63rd	81	88	1381	—
64th	81	88	1402	—
65th	81	88	1423	—
66th	81	88	1444	—
67th	81	88	1465	—
68th	81	88	1486	—
69th	81	88	1507	—
70th	81	88	1528	—
71st	81	88	1549	—
72nd	81	88	1570	—
73rd	81	88	1591	—
74th	81	88	1612	—
75th	81	88	1633	—
76th	81	88	1654	—
77th	81	88	1675	—
78th	81	88	1696	—
79th	81	88	1717	—
80th	81	88	1738	—
81st	81	88	1759	—
82nd	81	88	1780	—
83rd	81	88	1801	—
84th	81	88	1822	—
85th	81	88	1843	—
86th	81	88	1864	—
87th	81	88	1885	—
88th	81	88	1906	—
89th	81	88	1927	—
90th	81	88	1948	—
91st	81	88	1969	—
92nd	81	88	1990	—
93rd	81	88	2011	—
94th	81	88	2032	—
95th	81	88	2053	—
96th	81	88	2074	—
97th	81	88	2095	—
98th	81	88	2116	—
99th	81	88	2137	—
100th	81	88	2158	—

No. L.—The above rates of pay apply also to Electrical Engineers and to Works Managers and Assistant Works Managers of State Railways, in so far as they concern officers of the Locomotive, Carriage and Wagon, Electrical and Telegraph Departments, Great Indian Peninsula Railway, they have effect from 1st April 1928 only.

No. J.—No officer is allowed to draw more than the pay of the 30th year of service on the junior scale unless the Railway Board are satisfied that he is fully qualified to hold charge of a station.

Provided that officers who, in consideration of a period of military or naval employment rendered by them during the Great War, were appointed to the Service on a scale of pay in excess of that of the first year of service, shall, until they have rendered nine years' service in the Transportation (Power) and Mechanical Engineering Departments, be permitted to draw increments of pay on the junior scale, although not entitled to the divisional charge.

No. A.—For officers appointed after 1st April 1928, no efficiency bar shall be substituted after the rate of pay shown in the above table for an officer of eleven years' service.

2. TRANSPORTATION (TRAFFIC) AND COMMERCIAL DEPARTMENTS, STATE RAILWAYS, INCLUDING MILITARY ORDERS INCLUDING POST OFFICE OF THE CLERK, TRAFFIC, AND MEDICAL DEPARTMENT, GREAT INDIAN PENINSULA RAILWAY.

(Monthly rate of pay.)

Year of Service.	Basic Pay.		Overseas Pay.	
	Indian.	British.	If drawn in excess of 100.	If drawn in excess of 100.
(1)	(2)	(3)	(4)	(5)
1st ..	100	—	100	—
2nd ..	100	—	100	—
3rd ..	100	—	100	—
4th ..	100	—	100	—
5th ..	100	—	100	—
6th ..	100	—	100	—
7th ..	100	—	100	—
8th ..	100	—	100	—
9th ..	100	—	100	—
10th ..	100	—	100	—
11th ..	100	—	100	—
12th ..	100	—	100	—
13th ..	100	—	100	—
14th ..	100	—	100	—
15th ..	100	—	100	—
16th ..	100	—	100	—
17th ..	100	—	100	—
18th ..	100	—	100	—
19th ..	100	—	100	—
20th ..	100	—	100	—
21st ..	100	—	100	—
22nd ..	100	—	100	—
23rd ..	100	—	100	—
24th ..	100	—	100	—
25th ..	100	—	100	—
26th ..	100	—	100	—
27th ..	100	—	100	—
28th ..	100	—	100	—
29th ..	100	—	100	—
30th ..	100	—	100	—
31st ..	100	—	100	—
32nd ..	100	—	100	—
33rd ..	100	—	100	—
34th ..	100	—	100	—
35th ..	100	—	100	—
36th ..	100	—	100	—
37th ..	100	—	100	—
38th ..	100	—	100	—
39th ..	100	—	100	—
40th ..	100	—	100	—
41st ..	100	—	100	—
42nd ..	100	—	100	—
43rd ..	100	—	100	—
44th ..	100	—	100	—
45th ..	100	—	100	—
46th ..	100	—	100	—
47th ..	100	—	100	—
48th ..	100	—	100	—
49th ..	100	—	100	—
50th ..	100	—	100	—
51st ..	100	—	100	—
52nd ..	100	—	100	—
53rd ..	100	—	100	—
54th ..	100	—	100	—
55th ..	100	—	100	—
56th ..	100	—	100	—
57th ..	100	—	100	—
58th ..	100	—	100	—
59th ..	100	—	100	—
60th ..	100	—	100	—
61st ..	100	—	100	—
62nd ..	100	—	100	—
63rd ..	100	—	100	—
64th ..	100	—	100	—
65th ..	100	—	100	—
66th ..	100	—	100	—
67th ..	100	—	100	—
68th ..	100	—	100	—
69th ..	100	—	100	—
70th ..	100	—	100	—
71st ..	100	—	100	—
72nd ..	100	—	100	—
73rd ..	100	—	100	—
74th ..	100	—	100	—
75th ..	100	—	100	—
76th ..	100	—	100	—
77th ..	100	—	100	—
78th ..	100	—	100	—
79th ..	100	—	100	—
80th ..	100	—	100	—
81st ..	100	—	100	—
82nd ..	100	—	100	—
83rd ..	100	—	100	—
84th ..	100	—	100	—
85th ..	100	—	100	—
86th ..	100	—	100	—
87th ..	100	—	100	—
88th ..	100	—	100	—
89th ..	100	—	100	—
90th ..	100	—	100	—
91st ..	100	—	100	—
92nd ..	100	—	100	—
93rd ..	100	—	100	—
94th ..	100	—	100	—
95th ..	100	—	100	—
96th ..	100	—	100	—
97th ..	100	—	100	—
98th ..	100	—	100	—
99th ..	100	—	100	—
100th ..	100	—	100	—

Note 1.—The above rates of pay also apply to the Assistant Telegraph Superintendent, East Indian Railway and Transport and Metallurgical and Assistant Chemical and Metallurgical, Great Indian Peninsula Railway. The pay of the post of Chemical and Metallurgical, East Indian Railway, will be as follows if held by an officer of non-Active domicile or officer of Active domicile appointed after 1st April 1924:—

Year of Service.	Basic Pay.	Overseas Pay.
1st ..	100	10
2nd ..	100	10
3rd ..	100	10
4th ..	100	10
5th ..	100	10
6th ..	100	10
7th ..	100	10
8th ..	100	10
9th ..	100	10
10th ..	100	10
11th ..	100	10
12th ..	100	10
13th ..	100	10
14th ..	100	10
15th ..	100	10
16th ..	100	10
17th ..	100	10
18th ..	100	10
19th ..	100	10
20th ..	100	10
21st ..	100	10
22nd ..	100	10
23rd ..	100	10
24th ..	100	10
25th ..	100	10
26th ..	100	10
27th ..	100	10
28th ..	100	10
29th ..	100	10
30th ..	100	10
31st ..	100	10
32nd ..	100	10
33rd ..	100	10
34th ..	100	10
35th ..	100	10
36th ..	100	10
37th ..	100	10
38th ..	100	10
39th ..	100	10
40th ..	100	10
41st ..	100	10
42nd ..	100	10
43rd ..	100	10
44th ..	100	10
45th ..	100	10
46th ..	100	10
47th ..	100	10
48th ..	100	10
49th ..	100	10
50th ..	100	10
51st ..	100	10
52nd ..	100	10
53rd ..	100	10
54th ..	100	10
55th ..	100	10
56th ..	100	10
57th ..	100	10
58th ..	100	10
59th ..	100	10
60th ..	100	10
61st ..	100	10
62nd ..	100	10
63rd ..	100	10
64th ..	100	10
65th ..	100	10
66th ..	100	10
67th ..	100	10
68th ..	100	10
69th ..	100	10
70th ..	100	10
71st ..	100	10
72nd ..	100	10
73rd ..	100	10
74th ..	100	10
75th ..	100	10
76th ..	100	10
77th ..	100	10
78th ..	100	10
79th ..	100	10
80th ..	100	10
81st ..	100	10
82nd ..	100	10
83rd ..	100	10
84th ..	100	10
85th ..	100	10
86th ..	100	10
87th ..	100	10
88th ..	100	10
89th ..	100	10
90th ..	100	10
91st ..	100	10
92nd ..	100	10
93rd ..	100	10
94th ..	100	10
95th ..	100	10
96th ..	100	10
97th ..	100	10
98th ..	100	10
99th ..	100	10
100th ..	100	10

Note 2.—Royal Engineers employed in the Transportation (Traffic) and Commercial Departments will draw pay as the scale applicable to the Indian Railway Service of Engineers.

Note 3.—No officer is allowed to draw more than the pay of the 10th year of service on the permanent scale unless the Railway Board are satisfied that he is fully qualified to hold charge of a division.

Note 4.—For officers appointed after 1st April 1924, an efficiency bar shall be established after the rate of pay shown in the above table for an officer of 10 years service.

Note 5.—The following scale shall apply to the Marine Superintendent, Eastern Bengal Railway, if of non-Active domicile:—

Year of Service.	Basic Pay.	Overseas Pay.
1st and 2nd years ..	100	10
3rd and 4th years ..	100	10
5th and 6th years ..	100	10
7th and 8th years ..	100	10
9th and 10th years ..	100	10
11th and 12th years ..	100	10
13th and 14th years ..	100	10
15th and 16th years ..	100	10
17th and 18th years ..	100	10
19th and 20th years ..	100	10
21st and 22nd years ..	100	10
23rd and 24th years ..	100	10
25th and 26th years ..	100	10
27th and 28th years ..	100	10
29th and 30th years ..	100	10
31st and 32nd years ..	100	10
33rd and 34th years ..	100	10
35th and 36th years ..	100	10
37th and 38th years ..	100	10
39th and 40th years ..	100	10
41st and 42nd years ..	100	10
43rd and 44th years ..	100	10
45th and 46th years ..	100	10
47th and 48th years ..	100	10
49th and 50th years ..	100	10
51st and 52nd years ..	100	10
53rd and 54th years ..	100	10
55th and 56th years ..	100	10
57th and 58th years ..	100	10
59th and 60th years ..	100	10
61st and 62nd years ..	100	10
63rd and 64th years ..	100	10
65th and 66th years ..	100	10
67th and 68th years ..	100	10
69th and 70th years ..	100	10
71st and 72nd years ..	100	10
73rd and 74th years ..	100	10
75th and 76th years ..	100	10
77th and 78th years ..	100	10
79th and 80th years ..	100	10
81st and 82nd years ..	100	10
83rd and 84th years ..	100	10
85th and 86th years ..	100	10
87th and 88th years ..	100	10
89th and 90th years ..	100	10
91st and 92nd years ..	100	10
93rd and 94th years ..	100	10
95th and 96th years ..	100	10
97th and 98th years ..	100	10
99th and 100th years ..	100	10

Note 6.—The following scale shall apply to the Assistant Director of Water Interchange when he is an officer of the State Railway Department:—

Basic Pay, Rs. 1,250, Overseas Pay in excess, Rs. 250; in sterling, £100.

Note 7.—The following scale shall apply to District Medical Officers, Grades I and II, of the East Indian Railway, namely:—

(Officers of non-Active domicile and officers of Active domicile appointed after 1st April 1924.)

GRADE I.		
Year of Service.	Basic Pay.	Starting Overseas Pay.
1st ..	50	15
2nd ..	70	20
3rd ..	80	25
4th ..	90	30
5th ..	100	35
6th ..	110	40
7th ..	120	45
8th ..	130	50
9th ..	140	55
10th and subsequent years.	150	60

Asstelle appointed after 1st April 1934, shall be as follows:—

From 1st April 1934 to 30th June 1935 —
Basic Pay, Rs. 650—50—1,100,
Sinking Overhaul Pay, £30

4. Chief Inspectors, State Railways.
(Monthly rate of pay for Officers of non-Astale
desirable.)

Year of Service.	Grade I		Grade II.	
	Basic Pay	Sinking Overhaul Pay.	Basic Pay	Sinking Overhaul Pay
1st	800	25	850	35
2nd	850	25	900	35
3rd	900	30	950	40
4th	950	30	1,000	40
5th and over ..	1,000	35	1,050	45

The rates of pay attaching to the under-mentioned posts in the East Indian and Great Indian Peninsular Railways when held by officers of non-Astale desirable or officers of Astale desirable appointed after 1st April 1934, shall be as follows:—

A.—EAST INDIAN RAILWAY.

1 Assistant Superintendent, East Indian and Bengal-Nagpur Railway Joint Colliery, Bokaro:—

Basic Pay, Rs. 1,350—50—1,500.
Sinking Overhaul Pay, £30.

2 Managers, Kharberai and Sempur and Wang Collieries:—

Year of Service	Basic Pay.	Sinking Overhaul Pay.
1st	900	25
2nd	950	25
3rd	1,000	30
4th	1,050	30
5th and subsequent years ..	1,100	35

3 Assistant Manager, East Indian and Bengal-Nagpur Railway Joint Colliery, Bokaro; Assistant Manager, Kharberai and Sempur Collieries:—

1st	800	25
2nd	850	25
3rd	900	30
4th	950	30
5th and subsequent years ..	1,000	35

4 Managers, Ryne-Product Coke Ovens:—

1st	700	25
2nd	750	25
3rd	800	30
4th	850	30
5th	900	35
6th	1,000	40
7th and subsequent years ..	1,050	45

5 Assistant Manager, Ryne-Product Coke Ovens:—

1st	475	25
2nd	500	25
3rd	525	30
4th	550	30
5th and subsequent years ..	600	35

6 Mechanical Engineers, Boilers and Electrical Collieries:—

1st	800	35
2nd	850	35
3rd	900	40

Year of Service.	Basic Pay.	Sinking Overhaul Pay.
1st	800	25
2nd	850	25
3rd and subsequent years ..	900	30

B.—GREAT INDIAN PENINSULAR RAILWAY.

1 Colliery Manager, Mahapad; Sinter Manager, Kargali Colliery:—

Year of Service.	Basic Pay.	Sinking Overhaul Pay.
1st	800	25
2nd	850	25
3rd and subsequent years ..	900	30

2 Under Manager, Mahapad:—
Basic Pay, Rs. 825. Sinking Overhaul Pay, £25.

3 Assistant Manager, Kargali Colliery:—
Basic Pay, Rs. 700. Sinking Overhaul Pay, £25.

C. MAHARASHTRA ASSESSMENT.

The pay of officers of non-Astale desirable and of officers of Astale desirable appointed after 1st April 1934, holding the appointments as serving in the Departments enumerated below shall be as follows:—

EAST INDIAN RAILWAY.

(i) Secretary to Agent:—

Basic Pay, Rs. 1,350. Sinking Overhaul Pay, £30.

(ii) Superintendent of Printing:—

Year of Service.	Basic Pay.	Sinking Overhaul Pay.
1st	800	25
2nd	850	25
3rd	900	30
4th	950	30
5th and subsequent years ..	1,000	35

(iii) Assistant Superintendent of Printing (whole held by Mr. E. E. Jay or Mr. W. H. G. Madhankar):—

1st	850	35
2nd	900	35
3rd	950	40
4th	1,000	40
5th	1,050	45
6th and subsequent years ..	1,100	50

(iv) Superintendent, Railway School of Transportation, Chaudhri:—

Basic Pay, Rs. 1,350. Sinking Overhaul Pay, £30.

(v) Principal, Technical School, Jamalpur:—

1st	100	25
2nd	105	25
3rd	110	30
4th	1,000	40
5th	1,050	45
6th and subsequent years ..	1,100	50

(vi) Lecturer (B), Technical School, Jamalpur:—

1st	800	25
2nd	850	25
3rd	900	30
4th	950	30
5th and subsequent years ..	1,000	35

(vii) Principal, Coalgrove School:—

Year of Service.	Basic Pay	Overhaul Pay if done in
1st	80	50 5
2nd	85	100 10
3rd	90	150 15
4th and subsequent years ..	100	200 20

(viii) Deputy Superintendent, Wash and Ward:—

Basic Pay, Rs. 1,450—50—1,800
Sinking Overhaul Pay, £30

(Ecclesiastical.)

MARRIAGE LICENCES.

Port St. George, February 13, 1926.

No. 12.—Under section 8 of the Indian Christian Marriage Act, 1872, the Government sanction the issue of licenses to the undersigned gentleman to solemnize marriages within the territories under the administration of the Government of Madras, in accordance with the provisions of the said Act:—

Mr. Palakkudi Krupa Rao of the Canadian Telugu Baptist Mission, residing at Polupalli in the taluk of Raniapattanam in the District of Vengaloor.

Colonel Narayana Marthand of the Salvation Army, residing at Madras in the District of Madras.

Major Edwin H. Madia of the Salvation Army, residing at Madras in the District of Madras.

Port St. George, February 16, 1926.

The Reverend Dhanoo S. Sircar of the Missionary Evangelical Lutheran India Mission, residing at Krishnagiri in the taluk of Krishnagiri in the District of Salem.

Port St. George, February 13, 1926.

No. 13.—Under section 8 of the Indian Christian Marriage Act, 1872, the Government sanction the issue of licenses to the undersigned gentleman to grant certificates of marriages between Indian Christians in accordance with the provisions of the said Act within the territories under the administration of the Government of Madras:—

Mr. Palakkudi Krupa Rao of the Canadian Telugu Baptist Mission, residing at Polupalli in the taluk of Raniapattanam in the District of Vengaloor.

Colonel Narayana Marthand of the Salvation Army, residing at Madras in the District of Madras.

Major Edwin H. Madia of the Salvation Army, residing at Madras in the District of Madras.

Port St. George, February 16, 1926.

The Reverend Dhanoo S. Sircar of the Missionary Evangelical Lutheran India Mission, residing at Krishnagiri in the taluk of Krishnagiri in the District of Salem.

No. 24.—The license granted under sections 8 and 9 of the Indian Christian Marriage Act, 1872, to the undersigned gentleman on the date noted against his name was hereby renewed:—

The Reverend Edward Arthur Nettle of the Missionary Evangelical Lutheran India Mission in the District of North Arcot—26th January 1925.

No. 25.—The license granted under section 8 of the Indian Christian Marriage Act, 1872, to the undersigned gentleman on the date noted against his name was hereby renewed:—

The Reverend Bala C. Peruman of the Canadian Baptist Mission in the District of Tanjore—22nd September 1925.

H. A. WATSON,
Secretary to Government.

(Naval.)

LEAVE.

Port St. George, February 13, 1926.

No. 11.—Under rules 81 and 82 of the Indian Naval Discipline, Commander W. L. Kelly, R.N.R. (Retired), Portmou Assistant to the Presidency Port Officer, and Agent for Government Communications, Madras, leave on sick leave 347 for six months with effect from 1st April 1926 or date of report. He will be permitted to return from service on the expiry of the leave.

POSTINGS.

Port St. George, February 13, 1926.

No. 12.—Mr. H. G. King, on transfer from leave, to be Port Officer, Cuddalore.

No. 13.—Mr. Mark Price, on relief at Cuddalore by Mr. H. G. King, to be Port Officer, Calcutta.

No. 14.—Mr. T. Johnston, on relief at Calcutta by Mr. Mark Price, to be Port Officer, Cuddalore.

No. 15.—Commander A. K. Goffroy, R.N.R. (Retired), on relief at Cuddalore by Mr. T. Johnston, to be Portmou Assistant to the Presidency Port Officer and Agent for Government Communications, Madras, in relief of Commander W. L. Kelly, R.N.R. (Retired), granted leave.

No. 16.—Mr. G. F. Sosa, Port Officer, Freetown, to be Port Officer, Negapatnam, in relief of Mr. H. F. Haycock, granted leave.

NOTIFICATIONS.

No. 17.—Under section 13 of the Madras Port Trust Act, 1908 (31 of 1905), Mr. Kenneth Kay of Messrs. Hays & Co. (Madras), Ltd., has been elected by the Chamber of Commerce, Madras, to be a Trustee of the Port of Madras, and Mr. D. W. Chambers, resigned.

Port St. George, February 13, 1926.

[G.O. No. 2743, Finance (General).]

No. 18.—In continuation of Marine Department notification No. 65, dated 15th September 1925, published as page 1109-1111 of Part I of the Port St. George Gazette, dated 18th September 1925, as amended by notification No. 27, dated 19th September 1925, published on page 1230 of Part I of the Port St. George Gazette, dated 25th September 1925, it is hereby notified that, with effect from 1st April 1926, the use of Government land within the limits of the Port of Negapatnam, and at the expense of owners of timber yards situated on the shore of the said port, be permitted according to the following rules:—

(1) On application a merchant owning timber yard on the said shore will, on the execution of a lease deed, be allowed the use for a period of three years, of each part of the land on which a flag post is fixed on his yard.

(2) The lease should pay five pence in a annum on or before a date to be specified in the lease deed at the rate of Rs. 1 per acre of land of the shoreline which he is allowed to use.

(3) The lease shall not extend to any portion of the land owned to him.

(4) No structure whether temporary or permanent shall be erected on any part of the leased land.

(5) Six per cent of the leased land shall be used permanently for mooring timber.

(6) In the event of any breach of any of the above terms, the Government shall have power to resume control, without notice, of the leased land and any structures or other material that may then be standing there and the lease shall have to be cancelled in consequence of such breach.

Port St. George, February 21, 1925.

No. 11.—The Governor in Council directs that the Regulations under the Pans Sullary Convention of 1913 be imposed at all the unfettered parts of the Madras Presidency against vessels arriving from the port of Madras, intending having been visited of the customs of places at that port.

H. A. WATSON,
Secretary to Government.

LAW DEPARTMENT.
(General.)

EXTENSIONS OF LEAVE.

Port St. George, February 11, 1925.

No. 107.—M.R.Ry. T. Sankaranarayanan, Registrar, Court of Small Causes, Madras, an extension of leave on half average pay from the 16th February 1925 to the 27th February 1925 inclusive.

No. 108.—M.R.Ry. C. Visweswari Reddi Gura, Subordinate Judge, extension of leave on half average pay for twenty-seven days from the 3rd February 1925 to the 19th February 1925, both days inclusive.

APPOINTMENTS.

Port St. George, February 18, 1925.

No. 122.—Consent to the appointment of M.R.Ry. Rao Sahasrabudra Dr. Krishna Prasad Aravind, B.A. LL.B., to act as Chief Judge, Court of Small Causes, Madras, Khan Sahasrabudra Mohammed Tawadud-Sa Gurban Sahib Sahasrabudra, District Judge, Madras, to act as Chief Presidency Magistrate, Madras, as a temporary measure.

No. 123.—Consent to the appointment of M.R.Ry. Dhan Sahasrabudra C. R. Thiruvannamalai, Advocate, Madras, to act as Additional Judge at the High Court, Madras, M.R.Ry. Rao Sahasrabudra Dr. Krishna Prasad Aravind, B.A. LL.B., to act as Chief Judge, Court of Small Causes, Madras.

WITHDRAWAL OF POWERS.

Port St. George, February 14, 1925.

No. 121.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrate at the places specified against their names mentioned in the undermentioned column:—

Annaswami Mudaliyar Perumthottam Arumal (who has resigned his appointment)—Kumbakonam in the district of Tanjore.

M.R.Ry. Aravindaswami Sandrasani Polakrishnan Subbar Aravind (who has resigned his appointment)—Villupattur in the district of Tirunelveli.

INVESTITURE OF POWERS.

Port St. George, February 15, 1925.

No. 140.—Under section 317 of the Code of Criminal Procedure, 1898, the undermentioned officers in the districts named against their names are entrusted to take down the evidence of witnesses with their own hand in the English language:—

M.R.Ry. K. Mahalingam Gura, Deputy Collector and First-class Magistrate—Arundhaty.

Port St. George, February 15, 1925.

Mr. G. H. Ganga, I.C.S., Sub-Collector and Joint Magistrate—Madras.

Mr. P. N. Ramaswami Ayyar, I.C.S., Sub-Collector and Joint Magistrate—Madras.

Mr. S. Venkataswamy, I.C.S., Sub-Collector and Joint Magistrate—Tanjore.

No. 124.—Under section 37 of the Code of Criminal Procedure, 1898, M.R.Ry. Rajah B. Paul Aravind, Subordinate First-class Magistrate in the district of Tanjore, is empowered to hear appeals from the sentences of second and third class Magistrates.

No. 125.—Under section 32 of the Code of Criminal Procedure, 1898, the undermentioned persons in the district of North Arcot are appointed to be Magistrates of the third class and under section 37 they are invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class:—

M.R.Ry. Vallabha Mangalagiri Madhavaraj Sivarama Madhavaraj, Deputy Magistrate Deputy Tahsildar.

M.R.Ry. Vallabha Sivaramaswami Ayyangar Rajagopala Ayyangar, Assistant Tahsildar, Tiruvannamalai.

M.R.Ry. Arivindaswami Sankaraswami Ayyar Subrahmanya Ayyar, Clerk, Collector's Office, Villupattur.

M.R.Ry. Vallabhaswami Aravindaswami Madhavaraj, Head Clerk, Revenue Divisional Office, Villupattur.

M.R.Ry. Rajagopal Michael, Clerk, Collector's Office, Villupattur.

Port St. George, February 11, 1925.

No. 126.—Under section 32 of the Code of Criminal Procedure, 1898, the undermentioned officers in the districts specified against their names are appointed to be Magistrates of the second class, and under section 37 they are invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class except the powers to record statements and sentences under section 164, to authorize the detentions of accused persons in the custody of the police under section 167 and to pass orders in Part II of section 168 under section 365 (1), Criminal Procedure Code:—

M.R.Ry. Indralakshmi Subbaraj, Deputy Tahsildar and Third-class Magistrate—Tanjore.

Port St. George, February 12, 1925.

M.R.Ry. Agasthiamma Ramaswami Doss, Sub-Magistrate of the third class—Tanjore.

Port St. George, February 17, 1925.

Mr. H. G. M. MacLaughlin, Deputy Collector in probation and Third-class Magistrate—North Arcot.

Port St. George, February 14, 1925.

No. 127.—Under the provisions of section 16 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to confer upon M.R.Ry. Desaiyappa Karthikeyan, B.A., LL.B., Madhavaraj, Sub-Magistrate of Madras, in the district of Madras, for the term of his appointment as Sub-Registrar of Madras, such of the ordinary and additional powers of a Magistrate of the third class as are specified hereunder in respect to offences under sections 2 to 7, both inclusive, of the Madras

Town's Nuisances Act, 1889, which may be committed within the limits of the town of Mahabares in the district of Madras.

I. Ordinary powers.—Schedule III of the Code of Criminal Procedure, 1895, sections 1.—Items 1 to 5, 14, 15 and 16 to 20.

II. Additional powers.—Schedule IV of the Code of Criminal Procedure, 1895.—Items 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

Port St. George, February 16, 1928.

No. 137.—The Government in Council is pleased to appoint the undersigned gentlemen to be Special Magistrates for the area comprised within the jurisdiction of the Bench of Magistrates at the places specified against their names with the powers and subject to the terms and conditions specified in Notification No. 737, Home (Criminal), dated the 15th August 1919, published at pages 1046 and 1047 of Part I of the Port St. George Gazette of the 20th June as amended by subsequent notifications:—

M.R. Ry. Kolligera Venkata Rama Sastri Desai— Magistrate in the District of Kistna.	
M.H. Ry. K. Agayathana Chettiar Sani Chettiar— Assistant-Magistrate in the District of Madras.	
Borekhan Sahib Muhammad	Karnalpetti— Magistrate in the District of Salem.
Subban Khee Sahib Bahadur	
M.H. Ry. Subbia Chettiar Appaji Chettiar Aravali	
M.R. Ry. Arani Amma Chetti Chettiar Chettiar Aravali	
M.H. Ry. Manappa Nayudu Appayanna Nayudu Desai	

NOTIFICATIONS.

Port St. George, February 16, 1928
[G.O. No. 474, Law (General).]

No. 138.—

LET OF HOLIYATS AND VANDUHS TO BE OBSERVED IN THE MADRAS CITY CIVIL COURT, DURING NEW YEAR 1928.

General to Mahomedans— Thursday, 7th February ..	Shah-Basat*
General to Christians— Wednesday, 7th February ..	Ash-Wednesday.
Special to Mahomedans— Thursday, 25th March ..	Sri Ranga Navami.

Summer vacation (two months) is closed as regards with the High Court, Madras. Arrangements will, however, be made for granting copies of judgments, orders and other papers and documents to which parties to suits or their pleaders or others are entitled, provided that applications for such copies have been presented before the adjournment of the Court.

General to Christians— Thursday, 17th May ..	Ascension Day.
General to Mahomedans— Tuesday, 21st May ..	Eid-ul-Fitr.*
Wednesday, 23rd June ..	Maharaja.*
Thursday, 27th June ..	
General to Roman Catholics— Wednesday, 23rd August ..	Assumption Day.

Public holidays in each calendar month.
All days therein have been notified as public holidays in the Port St. George Gazette under the Nigralidra Instruments Act of 1881.

* These days may vary according to the first appearance of the Moon.

Port St. George, February 16, 1928
[G.O. No. 532, Law (General).]

No. 139.—In exercise of the powers conferred by sub-section (2) of section 1 of the Madras Town Nuisances Act, 1884 (101 of 1884), the Government in Council is pleased to extend the provisions of section 2, sub-sections (9), (11) and (12) of the said Act to the land area comprised within the limits of the Tudy village in the Nizampetam taluk of the district of West Godavari.

Port St. George, February 15, 1928
[G.O. No. 529, Law (General).]

No. 140.—Under clause (1) of sub-section (1) of section 23 of the Indian Motor Vehicles Act, 1914 (VIII of 1914), the Government in Council hereby discontinue the driver's license held by S. Sarpan of Ramanadhalam, a licensed motor-driver in the district of Ganjam, as suspended for a period of one year.

Port St. George, February 15, 1928.

No. 141.—In exercise of the powers conferred by section 11 of the Indian Motor Vehicles Act, 1914 (VIII of 1914), the Government in Council is pleased to issue the following amendments to the Indian Motor Vehicles Rules, 1925, published in the Law Department Notification No. 169 at page 327 of seq. in Part I of the Port St. George Gazette, dated the 20th March 1925:—

AMENDMENTS.

In the "G" part of the said rules—

(a) before the heading "Part II" insert—
"1925" the following entry shall be inserted, namely:—

"For Rs. 16 (Rupees sixteen) only except in the Agency tracts of Ganjam, Vizianagaram and East Godavari";

(b) after rule 5, the following note shall be inserted, namely:—

"(5) On sufficient cause being shown and on payment of a fee of Rs. 2, a duplicate of this permit will be granted by the authority who granted the original"; and

(c) below the words—
"Driver's License" insert—
"Licence to Drive Motor Vehicle."

Occurring at the end, the following heading shall be inserted, namely:—

"Space for remarks or endorsements."

Port St. George, February 16, 1928
[G.O. No. 545, Law (General).]

No. 142.—Under sub-section (1) of section 16 of the Indian Motor Vehicles Act, 1914 (VIII of 1914), the Government in Council hereby declare that Pethi Sridhar Reddy, licensed motor-driver in the district of Ganjam, is disqualified permanently from obtaining a license under the said Act, and orders that the license already held by him be cancelled.

Port St. George, February 15, 1928
[G.O. No. 546, Law (General).]

No. 143.—In exercise of the powers conferred by sub-section (1) of section 18 of the Madras Village Courts Act, 1884, as amended by Madras Act 21 of 1920, and by virtue of section 15 of the Madras General Clauses Act, 1891, and all other powers lawfully enabling, the Government in Council is pleased to direct that the undersigned Additional District Court in the District of Anaparthi shall cause to examine the criminal proceedings conferred upon them by notification No. 498, Law (General), dated

the 7th July 1927, published at page 1042 of Part I of the Port St. George's Gazette, dated the 12th July 1927:—

Tadpatri,	Dharmavaram,
Chop,	Kadim,
Asaripati,	Hindupet,
Annapuram,	Tirumakuram,

Port St. George, February 15, 1928
[G.O. No. 54, 1928, *Law (General)*].

No. 144.—Under section 4 of the Madras Civil Courts Act, Act III of 1873, as amended by Madras Act III of 1924, the Local Government, after consultation with the High Court, are pleased to direct that, with effect from the 1st March 1928, the number of District Magistrate to be appointed to the District Magistrate's Court, Srirangapatna in the Madras district, shall be one.

Port St. George, February 17, 1928.
[G.O. No. 55, 1928, *Law (General)*].

No. 145.—Under section 4 of the Madras Civil Courts Act, 1873, the Local Government direct that "the Court of the Additional Subordinate Judge, Madras at Madras" mentioned in Law (General) Department Notification No. 479, dated the 28th June 1927, published at page 894 of Part I of the Port St. George's Gazette, dated the 28th July 1927, be abolished with effect from the 28th February 1928.

Port St. George, February 16, 1928
[G.O. No. 56, 1928, *Law (General)*].

No. 146.—The following Circular of the Foreign Office is published:—

FOREIGN AND POLITICAL DEPARTMENT.

Draft, the 31st January 1928.

CIRCULAR.

The 21st December 1927.

FORWARDED FOR RECORD BY DEAN MATTHEWATTA.

No. 2. 14289-1410378.—I am directed by Secretary His Honour Consul-General to state that there are individuals who British subjects who also possess a second nationality are not infrequently under the mistaken impression that the possession of a valid British passport entitles them to British protection even when they are within the jurisdiction of the other Government concerned.

2. In consequence, individuals in this category, having claimed the benefits of the other State in the belief that they would be protected, have been required to perform military service and comply with other requirements from which non-nationals are exempt.

3. I am, therefore, to request that in all cases where a passport application shows prima facie possibility of dual nationality, you will, when issuing the passport, send to the applicant a verbal warning in the form of the enclosed draft. The fact that such action has been taken should be recorded on the application form.

4. In addition to the category of British subjects by naturalisation, whose acquisition of a new nationality may readily not be recognised by the other Government concerned, whose case is already provided for by the warning notice stamped on all passports issued to British subjects by naturalisation, the presumption of dual nationality may arise in the case of British subjects:—

(a) When a foreign country of British parents;

(b) Born on British soil of alien parents.

5. It is particularly important that the warning should be given to male British subjects who may be subjects of a country in which compulsory military service is in force.

6. Care should be taken that the warning notice is given to all persons born on British soil whose ancestors derive a possibility that they are not of British parentage.

W. TRENKLE.

ENCLOSURE.

WARNING NOTICE TO BE ISSUED WITH PASSPORTS TO BRITISH SUBJECTS WHO MAY POSSESS DUAL NATIONALITY.

Read nationally.

British subjects born abroad of British parents or born on British soil of foreign parents may possess, in addition to their British nationality, that of the country of their birth or origin.

When is the country of their second nationality they are not entitled to the protection of His Majesty's representatives and consular officers and may be deemed as subjects of that country, whether or not they are in possession of a British passport.

Male British subjects who may also be nationals of a country in which compulsory military service is in force should understand that the possession of a British passport does not in any way exempt them from their obligations as nationals of the second State whilst they are within its jurisdiction.

P. SIVARAMAYYA,
Secretary to Government.

(Registration.)

NOTIFICATION'S.

Port St. George, February 17, 1928
[G.O. No. 57, 1928, *Registration*].

No. 7.—Under the provisions of section 7 (1) of the Indian Registration Act, XVI of 1908, and in accordance with notification No. 10, *Law (Registration)*, dated 3rd February 1927, published on page 226 of Part I of the Port St. George's Gazette, dated 28th February 1927, the Government direct that for a further period of one year from 1st March 1928, the Joint Sub-Registrar stationed in the District Registrar's office at Bellary, or a temporary Joint Sub-Registrar appointed for the time being when the Registrar is on leave or otherwise absent from headquarters, shall on every Monday hold office for the registration of documents at Kadatal in the registration sub-district of Bellary. If a Monday happens to be a public holiday notified as such by the Government, the office shall be held at Kadatal on the next working day.

Port St. George, February 11, 1928
[G.O. No. 58, 1928, *Registration*].

No. 8.—Under the provisions of section 5 (2) of the Indian Registration Act, XVI of 1908, the Government are pleased to direct that, from and after the 1st April 1928, the village haramatna mentioned in column (1), which now forms part of the registration sub-district of Bellary, shall be included in and form part of the registration sub-district of Srirangapatna. The limits of the village shall be the limits which shall from time to time be determined for administrative purposes.

PANADORA TOWN.

Survey number and name of village.	Transferred	
	From sub-district.	To sub-district.
(1)	(2)	(3)
17th Begun.	Baran.	Falghada.

Port St. George, February 11, 1928.

[G.O. Mts. No. 26, *Law (Legislative)*].

No. 9.—Under the provisions of section 3 (1) of the Indian Registration Act, XVI of 1908, the Government are pleased to direct that, from and after the 1st April 1928, the village hereinafter mentioned is sub-district (2), which now forms part of the registration sub-district named against it in column (3) to be transferred to and form part of the registration sub-district named against it in column (2) in the registration district of Anantapur. The limits of the village shall be the limits which shall from time to time be determined for administrative purposes.

ANANTAPUR TOWN.

Survey number and name of village.	Transferred	
	From sub-district.	To sub-district.
(1)	(2)	(3)
16th Prabhat.	Dungy.	Anantapur.

P. SITTARAMAYYA,
Secretary to Government.

(Legislative.)

RESIGNATIONS.

Port St. George, February 10, 1928.

No. 12.—Under the provisions of section 68 (1) of the Government of India Act, His Excellency the Governor is pleased to accept the resignation tendered by Mr. J. Mesterton Smith of his office of Member of the Madras Legislative Council.

Port St. George, February 22, 1928.

No. 13.—Under the provisions of section 83 (1) of the Government of India Act, His Excellency the Governor is pleased to accept the resignation tendered by Mr. M. P. P. Srinivas of his office of Member of the Madras Legislative Council.

R. V. KRISHNA AYYAR,
Secretary to the Council.

NOTIFICATIONS.

Port St. George, February 14, 1928.

[G.O. Mts. No. 16, *Law (Legislative)*].

No. 14.—Whereas a vacancy has occurred among the elected members of the Madras Legislative Council by the acceptance of the resignation of Mr. J. Mesterton Smith, a member elected to the said Council by the Madras Trades Association Constituency;

Now, therefore, in pursuance of sub-rule (1) of rule 29 of the Madras Electoral Rules, His Excellency the Governor calls upon the Madras Trades Association Constituency of the Madras Legislative Council to elect, in accordance with the said rules, a qualified person for the purpose of filling up the said vacancy on or before the 21st March 1928.

Port St. George, February 15, 1928.

[G.O. Mts. No. 27, *Law (Legislative)*].

No. 15.—His Excellency the Governor, having by notification called upon the Madras Trades Association Constituency of the Madras Legislative Council to elect a member on or before the 21st March 1928, the Local Government are pleased, under rule 14 (2) of the Madras Electoral Rules, to appoint the following dates for election:—

Nomination of candidate.—Not later than 23rd

February 1928 (Thursday).

Scrutiny of nominations.—24th February 1928

(Friday).

Poll.—25th March 1928 (Monday).

Port St. George, February 17, 1928.

[G.O. Mts. No. 103, *Law (Legislative)*].

No. 16.—Whereas a vacancy has occurred among the elected members of the Madras Legislative Council by the acceptance of the resignation of Mr. H. P. Srinivas, a member elected to the said Council by the Madras Chamber of Commerce Constituency;

Now, therefore, in pursuance of sub-rule (1) of rule 29 of the Madras Electoral Rules, His Excellency the Governor calls upon the Madras Chamber of Commerce Constituency of the Madras Legislative Council to elect, in accordance with the said rules, a qualified person for the purpose of filling up the said vacancy on or before the 21st March 1928.

Port St. George, February 17, 1928.

[G.O. Mts. No. 104, *Law (Legislative)*].

No. 17.—His Excellency the Governor, having by notification called upon the Madras Chamber of Commerce Constituency of the Madras Legislative Council to elect a member on or before the 21st March 1928, the Local Government are pleased, under rule 14 (2) of the Madras Electoral Rules, to appoint the following dates for election:—

Nomination of candidate.—Not later than 23rd

February 1928 (Thursday).

Scrutiny of nominations.—24th February 1928

(Friday).

Poll.—25th March 1928 (Monday).

P. SITTARAMAYYA,
Secretary to Government.

REVENUE DEPARTMENT.

LEAVE.

Port St. George, February 17, 1928.

No. 41.—Mr. W. A. Elio, Secretary to the Commissioner of Revenue, privilege leave for three weeks with effect from 24th February 1928.

POSTINGS.

Port St. George, February 18, 1928.

No. 42.—The following postings of deputy collectors are ordered:—

M.R. Hy. K. V. Krishnaswami Nayal Aravali, on completion of his temporary training, to special duty, Coimbatore, in connection with the acquisition of lands for the Canning-Memur Project, vide M.R. Hy. P. N. Dasanayagam, Madhavayy Aravali.

M.R. Hy. P. M. Desandras, Madhavayy Aravali, from special duty, Coimbatore, to general duty, Coimbatore, in relief of M.R. Hy. T. Subrahmanyam Panchala.

the same a little more or less, is needed for a public purpose, to wit, for constructing a dam to the rapidly channelled off Chikrapur, Chikrapur, Koyachol, and, under sections 3 and 7 of the same Act, the Revenue Divisional Officer, Koyachol, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Koyachol, and may be inspected at any time during office hours.

Chikrapur District, Koyachol taluk, Chikrapur village.

Government, wt. 8 No. 1081 A, belonging to Marudavallu Chikrapur of Chikrapur, bounded on the north by No. 761; east by No. 762 D; south by No. 762 D; west by No. 761 A	0-10
Government, wt. 8 No. 1081 B, belonging to Chikrapur, bounded on the north by No. 762 D; east by No. 761 A; south and west by No. 762 D	0-05
Total	0-15

Part B, Ganga, February 18, 1925.

Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for the South Indian Railway, for improving the passenger platform of the Talpamudi Road Railway station, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of Land Acquisition Act I of 1914, as amended by the Land Acquisition Amendment Act XXXVIII of 1923, and the Governor in Council hereby appoints the Revenue Divisional Officer, Talpamudi, to perform the functions of a Collector under section 3-A of the Act.

Kachol District, Chikrapur taluk, Pappamudi village.

Land Panchayat, wt. 8 No. 4112, belonging to Pappamudi, bounded on the north by No. 4112 A & B; east by No. 4112 A; south by No. 4112 C & D; west by No. 4112 A and 4112 C & D	0-01
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Part B, Ganga, February 18, 1925.

Under section 5 of the Land Acquisition Act, the Governor in Council hereby declares that the lands specified below and measuring 8005 acres be the same a little more or less, are needed for a public purpose, to wit, for the construction of the Kachol-Marmadur Railway line; and under sections 3 and 7 of the same Act, the Special Deputy Collector, Kachol, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said lands. Under subsection (1) of section 17 of the Act the Governor in Council further directs that possession of the said lands may be taken on the expiry of fifteen days after the publication of the notice mentioned in section 9 (1) of the Act. A plan of the lands is kept in the office of the Special Deputy Collector, Kachol, and may be inspected at any time during office hours.

Kachol District, Srirangapatnam taluk, Srirangapatnam, Kachol (wast), Kachol of Kachol village.

Wt. T.S. No. 1044 E, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 C, east by T.S. No. 1044 E, south by T.S. No. 1044 E, west by T.S. No. 1044 E	0-10
Wt. T.S. No. 1044 C, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north and west by T.S. No. 1044 C; south by T.S. No. 1044 C; east by T.S. No. 1044 E	0-02
Wt. T.S. No. 1044 D, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 E; east by T.S. No. 1044 E; south by T.S. No. 1044 D; west by T.S. No. 1044 D	0-10
Wt. T.S. No. 1044 E, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 C; east by T.S. No. 1044 E; south by T.S. No. 1044 D; west by T.S. No. 1044 D	0-10
Wt. T.S. No. 1044 F, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 E; east by T.S. No. 1044 E; south by T.S. No. 1044 F; west by T.S. No. 1044 F	0-10
Wt. T.S. No. 1044 G, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 F; east by T.S. No. 1044 F; south by T.S. No. 1044 G; west by T.S. No. 1044 G	0-10
Wt. T.S. No. 1044 H, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 G; east by T.S. No. 1044 G; south by T.S. No. 1044 H; west by T.S. No. 1044 H	0-10
Wt. T.S. No. 1044 I, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 H; east by T.S. No. 1044 H; south by T.S. No. 1044 I; west by T.S. No. 1044 I	0-10
Wt. T.S. No. 1044 J, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 I; east by T.S. No. 1044 I; south by T.S. No. 1044 J; west by T.S. No. 1044 J	0-10
Wt. T.S. No. 1044 K, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 J; east by T.S. No. 1044 J; south by T.S. No. 1044 K; west by T.S. No. 1044 K	0-10
Wt. T.S. No. 1044 L, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 K; east by T.S. No. 1044 K; south by T.S. No. 1044 L; west by T.S. No. 1044 L	0-10
Wt. T.S. No. 1044 M, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 L; east by T.S. No. 1044 L; south by T.S. No. 1044 M; west by T.S. No. 1044 M	0-10
Wt. T.S. No. 1044 N, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 M; east by T.S. No. 1044 M; south by T.S. No. 1044 N; west by T.S. No. 1044 N	0-10
Wt. T.S. No. 1044 O, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 N; east by T.S. No. 1044 N; south by T.S. No. 1044 O; west by T.S. No. 1044 O	0-10
Wt. T.S. No. 1044 P, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 O; east by T.S. No. 1044 O; south by T.S. No. 1044 P; west by T.S. No. 1044 P	0-10
Wt. T.S. No. 1044 Q, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 P; east by T.S. No. 1044 P; south by T.S. No. 1044 Q; west by T.S. No. 1044 Q	0-10
Wt. T.S. No. 1044 R, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 Q; east by T.S. No. 1044 Q; south by T.S. No. 1044 R; west by T.S. No. 1044 R	0-10
Wt. T.S. No. 1044 S, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 R; east by T.S. No. 1044 R; south by T.S. No. 1044 S; west by T.S. No. 1044 S	0-10
Wt. T.S. No. 1044 T, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 S; east by T.S. No. 1044 S; south by T.S. No. 1044 T; west by T.S. No. 1044 T	0-10
Wt. T.S. No. 1044 U, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 T; east by T.S. No. 1044 T; south by T.S. No. 1044 U; west by T.S. No. 1044 U	0-10
Wt. T.S. No. 1044 V, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 U; east by T.S. No. 1044 U; south by T.S. No. 1044 V; west by T.S. No. 1044 V	0-10
Wt. T.S. No. 1044 W, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 V; east by T.S. No. 1044 V; south by T.S. No. 1044 W; west by T.S. No. 1044 W	0-10
Wt. T.S. No. 1044 X, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 W; east by T.S. No. 1044 W; south by T.S. No. 1044 X; west by T.S. No. 1044 X	0-10
Wt. T.S. No. 1044 Y, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 X; east by T.S. No. 1044 X; south by T.S. No. 1044 Y; west by T.S. No. 1044 Y	0-10
Wt. T.S. No. 1044 Z, part of S. No. 1044, belonging to Srirangapatnam, bounded on the north by T.S. No. 1044 Y; east by T.S. No. 1044 Y; south by T.S. No. 1044 Z; west by T.S. No. 1044 Z	0-10

average pay without medical certificate for eight months from the 1st April 1928 or date of relief.

Port St. George, February 15, 1928.

MR. E. E. MARSH, Executive Engineer, Tannery Division, lays on average pay without medical certificate for eight months from the 26th April 1928 or date of relief.

APPOINTMENTS.

M.R.Sr. H. ARSENALE APPANAGE, Assistant Engineer, Tannery Water-supply Subdivision, is appointed as Executive Engineer, Madras Drainage Division, in addition to his duties during the absence of Mr. R. G. HART on leave or until further orders.

ERRATA.

Port St. George, February 16, 1928.

In the 4 (1) notification published on page 1928 of the *Port St. George Gazette*, dated 23rd November 1927, Part I—

For 'S. No. 202, 1stm wet, extent required 54 cents', read 'S. No. 207-1, 1stm wet, extent required 0.05 acre'.

For 'S. No. 228, 1stm wet, extent required 52 cents', read 'S. No. 208-3, 1stm wet, extent required 0.01 acre'.

Port St. George, February 18, 1928.

In the declaration published at page 1704 of Part I of the *Port St. George Gazette*, dated 25th October 1927, on account of land to be acquired in Vankar Village, Kallakur taluk, Kistna district—

	For	End
S. No. 213-7	..	0.70
S. No. 213-8	..	0.89
S. No. 213-9	..	0.62
S. No. 213-10	..	0.36
S. No. 213-11	..	0.52

In the declaration under section 4 published at page 111 of the *Port St. George Gazette*, dated 26th January 1928, relating to the acquisition of lands in Vengayal, Ukkadai sub-township situated to Namburayal village, Pudukottai taluk, Tanjore district, for the Canal System of the Coimbatore Project—

Page 111—For 'S. No. 2-3', read 'S. No. 2-5'.

NOTIFICATIONS.

Port St. George, February 13, 1928.

(G.O. No. 432 L.)

Whereas there is reason to believe, that the class of persons commonly known as Vettikottans in the Tanjore District is closely related to tribes of South Arcot District declared a reserved tribe in that district in Notification No. 3, Judicial, dated 20th December 1924, published at pages 9 and 10 of Part I of the *Port St. George Gazette*, dated 8th January 1925, and in addition is systematic commission of non-bailable offences by systematically harassing the latter and confining with them to crime, the Government in Council in exercise of the powers conferred on him by section 3 of the Criminal Tribes Act (VI of 1925) hereby declares that the said class of Vettikottans in the Tanjore District is a criminal tribe for the purposes of the said Act.

Under section 10 of the Criminal Tribes Act, the Governor in Council directs that every registered member of the criminal tribe of Vettikottans in the

Tanjore District shall report himself at such intervals as may be prescribed by the District Magistrate, Tanjore, and shall also notify his place of residence and any change or intended change of residence and any absence or intended absence from his residence.

Port St. George, February 14, 1928.

(G.O. No. 433 L.)

Whereas there is reason to believe that that section of the Maravars known as Appanad Kondamottai Maravars residing in the villages of (1) Appanage, (2) Thaveral, (3) Adanakarudi, (4) Puvuvai, (5) Kallakur, (6) North Vengayal, (7) Arakkalur, (8) Sengayanganallur, (9) Arumamangudi, (10) Sengayal, (11) P. Marudurai, (12) Sengayal, (13) Kottayanganallur, (14) O'Kallakur, (15) Kallakur, (16) Kallakur, (17) South Vengayal, (18) Kallakur, (19) Kallakur and their hamlets in Madhavakur taluk, Ramanath district, are addicted to the systematic commission of non-bailable offences, the Governor in Council, in exercise of the powers conferred on him by section 3 of the Criminal Tribes Act (VI of 1925), hereby declares that the said Maravars are a criminal tribe for the purposes of the said Act.

Under section 10 of the Criminal Tribes Act, the Governor in Council directs that every registered member of the said criminal tribe of Maravars residing in the villages of (1) Appanage, (2) Thaveral, (3) Adanakarudi, (4) Puvuvai, (5) Kallakur, (6) North Vengayal, (7) Arakkalur, (8) Sengayanganallur, (9) Arumamangudi, (10) Sengayal, (11) P. Marudurai, (12) Sengayal, (13) Kottayanganallur, (14) O'Kallakur, (15) Kallakur, (16) Kallakur, (17) South Vengayal, (18) Kallakur, (19) Kallakur and their hamlets in Madhavakur taluk, Ramanath district, shall report himself at such intervals as may be prescribed by the District Magistrate, Ramanath, and shall also notify his place of residence and any change or intended change of residence and any absence or intended absence from his residence.

Port St. George, February 15, 1928.

Under section 4 of the Madras Planters Labour Act I of 1920, the Governor in Council is pleased to authorize Mr. Claverly Foster of Coimbatore Estate, Coimbatore, in the District of the Nilgiris, to witness the execution of labour contracts.

Port St. George, February 13, 1928.

Under section 4 of the Madras Planters Labour Act, I of 1920, the Governor in Council is pleased to authorize Mr. Harold Spencer Lake of Brimacombe Estate, Pudukottai and Pudukottai Co., Ltd., Wynand, in the District of Madurai to witness the execution of labour contracts.

Under section 8 of the Coast and Fisheries (Amendment) Act II of 1920, the Government in the Ministry of Development hereby declare the undermentioned ferry in the Vengayal taluk of the Tanjore District to be subject to the provisions of that Act with effect from 1st June 1928:—

Village.	Name of the ferry.
Vengayal.	Tanjore ferry.

LETTERS OF THE GOVT.

Shankar Reddy—From a point 225 yards north of the north end corner of S. No. 9 of Delapada's map

granted in it. The license referred to as "the memorandum of this license."

4. Secondly.—(a) The period within which under clause 1 (a) of the schedule to the Act, the licensee shall show that they are in a position fully and efficiently to discharge the duties and obligations imposed upon them by this license throughout the area of supply, shall, unless otherwise ordered by the Government of Madras under that clause, be one year from the commencement of this license.

(b) The period within which, under clause 1 (b) of the schedule to the Act, the licensee shall deposit security, and the sum so to be deposited, shall unless otherwise ordered by the Government of Madras be one year and a sum of two thousand rupees.

5. Area of supply.—The area within which the supply of energy is authorized by this license is the whole of the area contained within the Municipal limits of Tanjore and the Municipal, Cantonment and Coastal Jail limits of Palanokkai including all the lands of the Government and of the Railway Companies lying within such limits, and also the area bounded on the north by eight degrees 45' North latitude; on the east by 77 degrees 45' East longitude, on the south by eight degrees 40' North latitude and on the west by 77 degrees of East longitude and delineated upon the appended map by a black line enclosing the said area.

6. Subject to the provisions of this license and the Act and the rules thereunder, the licensee shall be entitled during the currency of the license to supply energy within the area of supply for all purposes except in bulk to a distributing licensee.

Provided that the licensee shall not be under any obligation under section 12 of the Act to supply more energy than is consumed with their objectives to maintain a constant supply to consumers, due regard being paid to the licensee's load factor.

7. Provided also that no supply of energy shall be commenced to be given by the licensee to any area or consumer of private premises until the Government of Madras have approved the form of requisition to be made by such area or consumer for such supply of energy and also the form of written contract or agreement with the licensee to take a supply of energy, which is to be executed by such area or consumer and until the Government of Madras have also approved the amounts of all such license charges payable to or in connection with such supply and which the licensee proposes to make against such area or consumer.

8. System of supply.—(1) The system of supply which may be adopted for the supply of electric energy under this license are as follows:—

(a) A system, pressure, alternating current three phase four wire supply at a pressure at the consumer's terminals of 440 volts (approximate value) between phase and 220 volts between phase and neutral at a frequency of fifty complete periods per second.

(b) A high pressure alternating current three phase supply at a pressure not exceeding 6,000 volts at a frequency of fifty complete periods per second.

(c) The format system of the system may, with the approval of the Government of Madras and the concurrence of the Telegraph authorities, be connected to earth.

Provided always that it shall be lawful for the Government, from time to time to make, with due regard to the expense involved and to the effect upon the commercial prospects of the undertaking, regulations dealing with the above systems of supply so as to authorize other systems of supply to be adopted for the purpose of this license.

(2) (a) The Indian, distributing mains and service lines may be overhead or underground in

whole or in part, and shall be erected, constructed and maintained by the licensee in strict conformity with the Act and the rules thereunder.

Provided that nothing in this license shall authorize the licensee to lay overhead wires of any higher pressure than medium pressure without the sanction in writing of the Government of Madras in such case and subject to any conditions or limitations which the Government of Madras may prescribe.

Provided also that in all streets and thoroughfares less than 24 feet in width and used for wheeled traffic space for overhead electric lines shall not be encroached.

Provided further that in narrow lanes through which wheeled traffic is not permitted the poles shall be placed on the extreme edge of the lane and a special construction to be approved by the Electrical Inspector adopted to keep the wires ten feet clear, horizontally of every building.

Provided further that in any street or in direct communication in which overhead electric lines are run, such lines shall be run throughout on one side only.

(3) Where overhead mains carrying alternating current are used, such precautions shall be taken by the licensee to avoid any possible interference with the adjacent telegraph or telephone service due to inductive effects.

(4) For the purpose of rule 61 of the Indian Electricity Rules, 1903, the maximum volt and pressure shall be taken as 50 volts per square foot.

9. Compulsory works.—(a) The licensee shall lay down suitable and sufficient transmission lines and distributing mains and service works to the satisfaction of the Government of Madras for the purpose of supply of electrical energy throughout the whole or parts of the area as may be deemed in the regard to such area and so indicated in and on the deposited map, in the case of difference between the description in the second schedule and as indicated in the deposited map, the latter shall prevail. The licensee shall commence to execute the works aforesaid within twelve months from the commencement of the license and shall complete the same within three years thereof.

(b) Further within twelve months of the receipt of the application and subject to the first proviso of clause 11 (1) of the schedule to the Act, the licensee shall lay down suitable and sufficient additional transmission lines, feeders and distributing mains, as may be required to effect a supply to every applicant, village or community within the area, having a guaranteed demand of not less than 10,000 volts per annum per mile of additional transmission or feeder line.

(c) If the licensee fail to comply with the above provisions, or should, to the opinion of the Madras Government, the progress made during any period of the said period of three years be unsatisfactory, the license may be revoked.

(d) The licensee shall submit reports every six months from the commencement of this license until the completion of the compulsory works specifying all the requirements and the progress made in carrying into effect this license.

(e) The licensee shall, subject to the first proviso to clause 8 of this license, supply all the energy demanded by the University and Palanokkai Municipal Councils and by the other local authorities for the area of supply.

10. (a) Generating station.—The licensee shall be at liberty to generate from a generating station within the area of supply, enough to satisfy all or part of their requirements and buy the remainder in bulk, or to generate no energy and to buy all the energy required for distribution and resale from an hydro-electric project or other source having a generating station outside the area of the licensee. Provided

that the licensee shall not without the approval in writing of the Government of Madras, erect or maintain more than one generating station within the said area.

(3) *Transmission lines from generating station.*—For the purpose of supplying and transmitting energy the licensee may, after an order in writing has been made by the Government of Madras authorising upon these terms of the powers referred to in section 51 of the Act as may be necessary, and upon obtaining the general approval required by section 15 of the Act, place and transmit lines from a generating station within the area of supply to one or more distributing stations to be constructed at a suitable place within the area of supply and for this purpose to lay down and place across any intervening area not included in the area of supply any electric supply lines—normal transmission lines. The alignment of the aerial transmission lines outside the area of supply and from the generating station and up to one or more distributing stations shall be subject to the previous approval of the Government.

(4) *Opening up of streets, railways and opening of waterways.*—(a) In pursuance of the provisions of section 23, sub-section (3) of the Act, the licensee may have specially authorized to cross the Bangalore river to be opened up to break up the said railway and permanent way of the South Indian Railway and the Travancore-Pothencheri Railway at all the places where the permanent way crosses or runs along the public roads within the area of supply.

(b) The length of the bridges to be opened up any street at any one time and the period for which they remain open shall be determined from time to time by the Government of Madras or the local authority by which such street is maintainable. When any street is opened up, not more than half the width of such street shall without the special authority as aforesaid be closed for traffic.

(5) *Lease of premises to be charged in respect of the supply of energy.*—The price to be charged by the licensee for energy supplied by them shall not exceed those stated in that behalf in the first schedule, or in the case of a method of charges approved by the Government of Madras in accordance with clause X of the Statute in the Act, such method as the Government of Madras may fix up approving the method; nevertheless, the licensee may enter into special contracts as they see fit under section 22 and 23 of the Act for the supply of energy.

(6) *Purchase of undertaking.*—(a) The option of purchase given by section 7, sub-section (1) of the Act shall not be exercisable on the expiration of twenty years from the commencement of the license and on the expiration of every subsequent period of ten years during the continuance of the license. The percentage of the value to be determined in accordance with and for the purpose of sub-section (1) of section 7 of the Act of all lands, buildings, works, materials and plants of the licensee therein mentioned is to be added under the second portion of the sub-section in such value on account of supplementary purchase shall be twenty per centum.

(b) In accordance with section 3, sub-section (3), clause (d) of the Act, it is hereby expressly declared that the generating station within the area of supply belonging to the licensee and used in connection with the undertaking, or if there is no generating station within the area of supply but energy is bought from an hydro-electric project or other source, then in that case the one or more generating and distributing sub-stations used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 7 or section 7 of the Act.

(c) During the period of notice prescribed in section 7 (4) of the Act, all extensions and enlargements of energy attributable to the capital account of the licensee shall be subject to the previous approval of the Government.

(d) *Exception from the Statute in the Act.*—In pursuance of section 3, sub-section (3), clause (f) of the Act, it is hereby expressly declared that clause 12 of the Statute in the Act shall be excepted from incorporation in this license.

(e) *Assignment of license.*—At any time after the commencement of this license, the licensee may, with the previous consent in writing of the Government of Madras, assign this license or transfer the whole of their undertaking in respect of which this license is granted including all lands, buildings, works, materials and plants of the licensee to a company formed or to be formed and registered in British India in accordance with the law in force in British India or in England under the English Companies Act, having authority to take over the license and the said undertaking as the case may be, and to exercise the powers and perform the obligations given in or imposed upon the licensee under the license and the Statute and Rules made under the Act, and on such assignment or transfer the rights, powers and liabilities, obligations and liabilities of the licensee shall be assigned and transferred to, and shall be exercised by and shall attach to such company formed or to be formed as aforesaid.

(f) If the licensee fails to comply with the provisions of any of the clauses herein, the license may be revoked.

FEES AND CHARGES.

Where the licensee charges any amounts by the special quantity of energy supplied to him, they shall be subject to charge him at the following rates:—

(a) For all lighting, fan and heating purposes and for power consumed within the hours of 5 p.m. and 1 a.m. at a rate of six pence per unit subject to a minimum monthly charge of three pence.

(b) For power consumed within the hours of 1 a.m. and 5 p.m. and subject to a monthly minimum charge of two pence per k.w.h. of maximum demand maintained for more than fifteen minutes.

(c) For any quantity not exceeding the equivalent of thirty-three hours' supply per month at the maximum power at the rate of four pence per unit.

(d) For any quantity exceeding the equivalent of thirty-three hours' supply but not exceeding sixty-six hours' supply per month at such maximum power at the rate of three pence per unit.

(e) For any further quantity exceeding the equivalent of sixty-six hours' supply per month at such maximum power at the rate of two pence per unit.

(f) For energy required by house shops, at the rate of two pence per maximum per 20 watt lamp, burning for not more than five hours a day.

(g) For all energy required by the municipal and local authorities between the hours of 5 p.m. and 1 a.m. at the rate of seven pence per unit and between the hours of 1 a.m. and 5 p.m. at the rate of six pence per unit.

(h) Should a supply of electrical energy in bulk become available at any future date from an hydro-electric or other source of supply at such rate that the rates of supply of distributed energy under this license could be reduced, the licensee shall obtain their supply from such source and shall reduce the rates specified in the above sub-sections by an amount which shall be approved by Government.

Fort St. George, February 3, 1925.

Under section 3 of the Land Acquisition Act the Governor in Council hereby declares that the lands specified below and amounting to 47 acres, to the same a hole more or less, are needed for a public purpose, to wit, for police lines, and, under sections 3 and 7 of the same Act, the Revenue Divisional Officer, Nanaimo, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said lands. Under sub-section (1) of section 17 of the Act the Governor in Council further directs that the possession of the said lands may be taken on the expiry of fifteen days from the date of the publication of the notice contained in section 9 (1) of the Act. A plan of the lands is kept on the office of the Revenue Divisional Officer, Nanaimo, and may be inspected at any time during office hours.

Gastar District, Police Lines, Gerasda village.

Yasut town site, No. 425-2 A, belonging to President, Tishik Band, Gerasda, bounded on the north by No. 425-1 A-1; east by No. 479-2 D; south by No. 425-2 B; west by No. 425-1 A	0 47
Yasut town site, No. 479-2 D, belonging to President, Tishik Band, Gerasda, bounded on the north by No. 425-1 B-2; east by No. 425-2 B; F & G; south by No. 425-1 A; west by No. 479-2 A; B & C	0 12
Yasut town site, No. 425-1 B-2, belonging to President, Tishik Band, Gerasda, bounded on the north by No. 425-1 A; east by No. 479-1 B-2; south by No. 425-1 A; west by No. 425-2 A	0 40
Yasut town site, No. 425-1 B-2, belonging to President, Tishik Band, Gerasda, bounded on the north by No. 425-1 A; east by No. 425-1 B-2 & 4; south by No. 479-2 D; west by No. 425-1 B-2	0 28

Yasut town site, No. 425-1 B-2, belonging to President, Tishik Band, Gerasda, bounded on the north by No. 425-2 D; east by No. 425-1 B-2; south by No. 425-1 B-2; west by No. 425-1 B-2

Total .. 1 07

E. B. EVANS,
Secretary to Government.

PAPERS PLACED AT THE DISPOSAL OF THE PRESS.

BETWEEN 1918 AND 1919 FEBRUARY 1925.

Advancement—Development—West Gables, Wm Gables and Gables—Progress—Gables.
Proceedings of the Board of Directors (West Gables and Gables), dated 18th May 1917, No. 10.

[1 to 20]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[2 to 3]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[3 to 4]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[4 to 5]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[5 to 6]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[6 to 7]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[7 to 8]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[8 to 9]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[9 to 10]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[10 to 11]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[11 to 12]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[12 to 13]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[13 to 14]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[14 to 15]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[15 to 16]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[16 to 17]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[17 to 18]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[18 to 19]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[19 to 20]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[20 to 21]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[21 to 22]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[22 to 23]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[23 to 24]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[24 to 25]

Advancement—Development—Korral Municipal Council—1925-26—February.

G.O. No. 425, 2 & 21, 18th February 1925.

[25 to 26]



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SUPPLEMENT TO PART I OF THE FORT ST. GEORGE GAZETTE

FEBRUARY 21, 1939

Figure 9.7

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Figure 8. *cont.*

ഗവൺമെന്റ് പരസ്യങ്ങളുടെ മലയാള താല്പര്യം

Malayalam Translation of Notifications by Government

உயர் அதிகாரிகள், பிப்ரவரி 1998-இல்

உதாரணம்:

കുലാഭിഷേകത്തിന് മുമ്പ്, 1996 നവംബർ 21-ാം

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അഭിപ്രായങ്ങൾക്ക് ആവേശപരമായ ആവേശം ഉണ്ടായിട്ടുണ്ട്. ഗവൺമെന്റ് ആവേശപരമായ പ്രതികരണം ഇതിനായി അറിയിക്കുകയും ചെയ്തിട്ടുണ്ട്.

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[illegible]

(உ) பொருளும் சேதப்பாதுகாப்பதற்காக
தொழிலகங்களிலிருந்து வரும், அங்கிலி வட்டி
தரும் பூர்ணியத்திற்கு சேதமற்ற, பாதிக்கப்படா
பொருள்களாகவோ அல்லது பொருள், அங்கிலி

(b) மின்சாரத்திற்குரியதாக கருதப்படும்
கம்பிகள், கேபிள்கள், அல்லது மின்சார
கம்பிகள், கேபிள்கள், அல்லது மின்சார



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 71 MADRAS, TUESDAY EVENING, FEBRUARY 21, 1926. (PART I = 2 p.)

Part I.—Local Self-Government.

CONTENTS.

LOCAL SELF-GOVERNMENT DEPARTMENT. PART I. NOTIFICATION OF ORDINANCES AND LOCAL APPOINTMENTS. 27

LOCAL SELF-GOVERNMENT DEPARTMENT.

LEAVE.

Fort St. George, February 21, 1926.

No. 218.—Dr. G. V. James, M.B.C.M., leave on average pay out of India and Ceylon for eight months from or after the 1st May 1926.

No. 250.—Mr. R. B. Williams, B.A., M.B.C.M., M.R.S., (England), leave on average pay for two months and twenty days from or after the 11th April 1926.

H. B. UZIKILL,
Deputy Secretary to Government.

APPOINTMENTS.

No. 101.—In pursuance of the power conferred by clause (7) of sub-section (1) of section 8 of the Madras City Municipal Act, 1924, the Government are pleased to appoint Mr. R. R. Elliott, acting Deputy Agent (Works), Madras and Southern Mahratta Railway, to be a Member of the Corporation of Madras.

N. RAMAYYA SASTRIYAR,
Assistant Secretary to Government.

No. 122.—Under section 2 (4) (b) of the Madras Local Boards Act, 1920, the Government appoint the following persons to be members of the district boards noted against their names:—

A. C. DeSilva, Esq., J.C.S.—Gowrie District Board.
M. R. Raju, Gattala, Surpanayyan, Gattam—East Godavari District Board.
M. R. Raju, M. R. F., Sivakumaran, Madhavaram—Raman District Board.

A. 1

NOTIFICATIONS.

No. 235.—As prescribed by the rules relating to the election of presidents and vice-presidents of local boards, it is hereby notified that M. R. Raju, Jagannadham, Nagapattinam District Board, M.B.C., has been elected President of the District Board.

C. B. COOPERELL,
Secretary to Government.

No. 234.—As prescribed by the rules relating to the election of members of district boards by taluk boards, it is hereby notified that M. R. Raju, P. C. Venkateswari Raja, Gattam has been elected member of the Tirupattur Taluk Board.

No. 123.—As prescribed by the rules relating to the election of members of district boards by taluk boards, it is hereby notified that M. R. Raju, K. V. Nannayya, Nagapattinam District Board, has been elected member of the Gattam District Board by the Chinnai Taluk Board.

N. RAMAYYA SASTRIYAR,
Assistant Secretary to Government.

No. 236.—The following draft of certain amendments which the Local Government propose to make in the rules for the registration of local elections, issued under sections 101 (5) and 102 (2) (c) of the Madras District Municipalities Act, 1920, and published in notification No. 1412 of 1925 (G.O. 100) of Part I A of the Fort St. George Gazette, dated 29th December 1925, is hereby notified for general information under section 365 of the Act. It will be

VI. HYDERABAD STATE.

Districts—Mylar, Chaltargah, Umarnabad and Secunderabad.
Towns—Hyderabad City and suburbs, Railway Stations and Secunderabad Cantonment.

VII. CENTRAL PROVINCES.

Districts—Amaravati, Betul, Chhindwara, Jabalpur, Nagpur, Seoni and Washim.
Towns—Betul, Nagpur City, Jabalpur, Chhindwara, Seoni, Jabalpur Cantonment and Nagpur Civil Station.

VIII. BOMAY AND ORISSA.

Districts—Khandagpur, Dharbhanga, Gaps, Manghyr and Baran.

IX. KARNATAKA STATE.

Province—Bangalore.

X. MADRAS.

Alone State.

XI. RAJASTHA.

Baroda State.

No. 247.—The following subsection of the Contingent Budget, No. 103, dated 6th February 1925, 17th March 1925, is re-published:—

Whereas there is danger of plague being imported into Cutch if people from plague-infected parts are allowed to attend the Kumbh-mela festival at Cutch in the Cutch State, on Monday the 17th March 1925, it is hereby notified in exercise of the powers conferred on the Dykes by section 2 of the Epidemic Diseases Regulation 1 of 1912 that the attendance of people from plague-infected areas at that festival is prohibited.

2. All persons proceeding to the said festival in contravention of the notification will be turned back.

3. Intending visitors are warned of the danger to whom they may be exposed by proceeding to the above festival.

No. 248.—Application of the Malabar District Board for a loan of Rs. 20,000 from Government under the Local Authorities Loans Act, 1914.

1. The purpose for which the loan is required and an estimate of the cost of the entire work—Construction of the Bridge—Rs. 2,00,000.
2. The amount which it is proposed to borrow—Rs. 20,000 (Twenty thousand only).
3. The terms on the security of which it is proposed to borrow—At 10% interest from Government.
4. The loan under which the said loan is to be repaid, repaid or not—At 10% interest from Government.
5. The date within which the entire loan is to be repaid—The loan will be repaid in 10 instalments at 10% p.a.
6. The rate of interest at which it is proposed to borrow—At 10% p.a.
7. The method by which it is to be repaid—To be repaid in 10 equal annual instalments at Rs. 2,000 each, under a sinking fund.
8. A detailed account of the revenue and expenditure of this District Board for the year ending with 1927-28—Given below.
9. All existing prior charges upon the funds of the District Board.

	Amount received.	Amount to be paid.
Temporary advances from Government to Government.	30,000	30,000
Loan from Government for the construction of the Kumbh-mela Bridge.	20,000	20,000
Loan from Government for the purchase of some land.	31,220	31,220
Loan from Government for the construction of the Police Station.	1,00,000	1,00,000
Loan from Government for the construction of the Police Station.	31,000	31,000
Loan from Government for the construction of the Kumbh-mela Bridge.	40,000	40,000

STATEMENT SHOWING THE FINANCIAL POSITION OF MALABAR DISTRICT BOARD FOR THE 2025 YEAR ENDING WITH 1927-28.

Part I.—Amount of receipts and expenditure of the General and Special Service Accounts—Ordinary.

A. General Account.

Receipts	I. District General Account	II. Management	III. General Administration	IV. Education and other charitable	V. Public Health.	VI. Other miscellaneous expenditure.	Total	Amount received in advance of the year ending with 1927-28	Amount received in advance of the year ending with 1927-28
Total receipts—	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Grants, 1927-28	1,76,000	2	8,00,000	3,00,000	2,00,000	10,00,000	14,76,000	14,76,000	14,76,000
Do. 1926-27	2,10,000	1,170	8,00,000	3,00,000	2,00,000	10,00,000	14,76,000	14,76,000	14,76,000
Do. 1925-26	1,72,000	1,170	8,00,000	3,00,000	2,00,000	10,00,000	14,76,000	14,76,000	14,76,000
Budget of 1925-26	1,72,000	1,170	8,00,000	3,00,000	2,00,000	10,00,000	14,76,000	14,76,000	14,76,000
Grants—									
Grants from various sources—									
Grants, 1927-28	1,76,000	2	8,00,000	3,00,000	2,00,000	10,00,000	14,76,000	14,76,000	14,76,000
Do. 1926-27	2,10,000	1,170	8,00,000	3,00,000	2,00,000	10,00,000	14,76,000	14,76,000	14,76,000
Do. 1925-26	1,72,000	1,170	8,00,000	3,00,000	2,00,000	10,00,000	14,76,000	14,76,000	14,76,000
Budget of 1925-26	1,72,000	1,170	8,00,000	3,00,000	2,00,000	10,00,000	14,76,000	14,76,000	14,76,000
Grants from various sources—									
Grants, 1927-28	1,76,000	2	8,00,000	3,00,000	2,00,000	10,00,000	14,76,000	14,76,000	14,76,000
Do. 1926-27	2,10,000	1,170	8,00,000	3,00,000	2,00,000	10,00,000	14,76,000	14,76,000	14,76,000
Do. 1925-26	1,72,000	1,170	8,00,000	3,00,000	2,00,000	10,00,000	14,76,000	14,76,000	14,76,000
Budget of 1925-26	1,72,000	1,170	8,00,000	3,00,000	2,00,000	10,00,000	14,76,000	14,76,000	14,76,000

Expenditure.	I. Marine work.	II. Domestic service.	III. Education, other than elementary.	IV. Public health.	V. Miscellaneous services.	Total.
Total expenditure :-	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Actuals, 1924-25	46,175	1,76,349	1,75,166	22,482	1,084	8,79,156
Do. 1923-24	38,517	1,59,218	1,86,827	19,829	1,348	8,24,749
Do. 1922-23	28,761	1,11,916	1,81,698	18,431	7,994	7,49,800
Budget estimate, 1925-26	51,367	2,05,850	1,81,150	24,000	9,110	1,13,477
Expenditure from endowments :-						
Actuals, 1924-25	9,305	1,473	1,423
Do. 1923-24	127	5,260	5,387
Do. 1922-23	278	1,760	2,038
Budget estimate, 1925-26	840	2,700	3,540
Expenditure from Special Government Grants :-						
Actuals, 1924-25	31,719	49,808	81,527
Do. 1923-24	1,89,812	1,89,812
Net expenditure received from ordinary sources :-						
Actuals, 1924-25	29,237	4,26,446	1,76,984	22,432	2,080	7,46,179
Do. 1923-24	28,561	3,38,214	1,85,566	21,839	1,348	6,95,428
Do. 1922-23	28,167	2,64,269	1,82,136	21,421	1,046	7,95,249
Budget estimate, 1925-26	38,180	4,26,100	1,71,681	25,681	2,100	9,63,642

B. Special Service Accounts.

C. Elementary Education Account.

Receipts.	Rs.	Expenditure.	Rs.
Total receipts including contributions from :-		Total expenditure :-	
General Account—Ordinary :-		Actuals, 1924-25	23,331
Actuals, 1924-25	13,771	Do. 1923-24	26,998
Do. 1923-24	18,894	Do. 1922-23	42,209
Do. 1922-23	42,201	Budget estimate, 1925-26	81,240
Budget estimate, 1925-26	16,750	Net expenditure from ordinary and special sources after less endowments and special contributions and special Government grants :-	
Net receipts from special taxation and receipts under the account :-		Actuals, 1924-25	22,371
Actuals, 1924-25	13,771	Do. 1923-24	26,984
Do. 1923-24	18,818	Do. 1922-23	20,566
Do. 1922-23	47,294	Budget estimate, 1925-26	45,166
Budget estimate, 1925-26	45,158		

Part II.—Particulars of the net surplus or deficit under general fund.

	Actuals, 1924-25	Actuals, 1923-24	Actuals, 1922-23	Budget estimate, 1925-26
(a) Net total receipts under A. General Account—Ordinary	Rs. 1,79,885	Rs. 1,74,611	Rs. 1,81,521	Rs. 1,88,448
(b) Net total expenditure under A. General Account—Ordinary	1,74,611	1,81,548	1,81,549	1,81,280
(c) Difference [(a) - (b)]	+ 5,274	+ 3,063	+ 9,972	+ 7,168
(d) Ordinary surplus or deficit (total of (c) and (d))	+ 5,274	+ 3,063	+ 9,972	+ 7,168
(e) Special expenditure account	4,837	2,796	27,321	2,288
(f) Actual special expenditure under all accounts received from :-	21,894	1,14,702	9,974	29,801
(g) general account of the local body
(h) Opening balance under B. General Account—Ordinary	+ 5,209	- 4,871	- 4,378	29,810
(i) Opening balance under A. General Account—Ordinary	- 5,121	9,972	39,166	41,274
(j) Maximum ordinary balance	38,208	41,513	21,817
(k) deficiency in the closing balance	15,712	16,518	..

* Includes an advance of Rs. 10,000 in way of deficit.

† Net balance (after meeting deficit of all Special Taxes Board).

‡ The difference between the closing balance of 1923-24 and the opening balance of 1924-25 is due to—

(a) Interest amounting to Rs. 1,118 of previous years adjusted to the General Account.

(b) A sum of Rs. 4,864 balance of Union Funds transferred to the General Taxes Board.

(c) A sum of Rs. 11,240 received in Government Treasury notes as account of Major Endowments and surplus shown in the statement of surplus or deficit balance.

Statement of Assets and Liabilities on 31st March 1925.

Assets.	Rs.	Liabilities.	Rs.
Assets of town	4,800	Unpaid charges
Assets of other services	79,384	Balance of town on 31st March 1925	18,208
Balance in Government on 31st March 1925	14,340		2,84,139

G. R. COTTEGGER,
Secretary to Government.

No. 248.—Application of the Municipal Council, Chidagah, for a loan of Rs. 1,500 from Government.

1. Purpose for which loan is required.—For the improvement of water works at Buggs.
2. Estimated cost of the entire work.—Rs. 24,505.
3. The amount which it is proposed to borrow.—Rs. 1,500.
4. The fund on the security of which it is proposed to borrow.—Municipal funds.
5. The law under which the said fund is created, inserted or laid.—The District Municipality Act V of 1915.
6. The date within which the money is to be borrowed.—Before 31st March 1924.

7. The rate of interest at which it is proposed to borrow.—4 per cent.
8. The method by which it is to be repaid.—To be repaid in three annual instalments of Rs. 500 each, starting in 1925.
9. A detailed account of the proposed expenditure of the loan money for the three years—Appendix.
10. Exhibiting proper charges upon the sheets of the Municipal policy—

Water-works loan	Rs. 1,500
Loan for the District Municipality	Rs. 157 7 8
Balance	34 13 8
Total	Rs. 1,692 13 8

STATEMENT SHOWING THE FINANCIAL POSITION OF THE CHIDAGAH MUNICIPAL COUNCIL FOR THE FOUR YEARS ENDING WITH THE CURRENT YEAR.

Part I.—Amount of receipts and expenditures of the General and Special Service Accounts—Ordinary.

A. General Account.

Receipts.	I. General Services and miscellaneous revenue.	II. Municipal rates.	III. Contributions from other authorities.	IV. Subsidies from other authorities.	V. Public loans.	VI. Transfers from other accounts.	Total.	Balance—Carried over from General Account at close of 1923—Ordinary	Net total.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total receipts—									
Arithis, 1924-25	35,750	32	16,150	20,000	2,278	12,790	1,21,010	4,662	1,62,892
Do. 1923-24	27,618	112	16,184	20,772	8,654	22,211	1,05,551	4,414	1,52,961
Do. 1922-23	42,840	34	16,134	20,000	6,212	10,572	1,05,892	4,871	1,60,689
Budget estimate, 1923-24 ..	81,800	32	15,936	20,270	8,810	10,870	1,48,718	4,812	1,80,378
Expenditure from ordinary revenue—									
Arithis, 1924-25	210	210
Do. 1923-24	210	210
Do. 1922-23	210	210
Budget estimate, 1923-24	210	210
(d) Special Contributions and grants—									
Arithis, 1924-25	403	403
Net receipts available for ordinary expenditure—									
Arithis, 1924-25	20,506	26	14,228	19,790	7,778	11,800	70,654	4,662	1,07,999
Do. 1923-24	26,514	101	15,328	19,562	8,044	17,619	1,08,168	4,414	1,52,113
Do. 1922-23	30,590	36	16,226	20,240	5,942	11,112	1,04,168	4,171	1,52,822
Budget estimate, 1923-24 ..	33,020	20	16,400	20,150	8,400	10,600	1,09,690	4,812	1,59,960

Expenditure.	I. Municipal rates.	II. General services.	III. Subsidies from other authorities.	IV. Public works.	V. Transfers from other accounts.	Total.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total expenditure—						
Arithis, 1924-25	16,800	16,795	20,000	21,000	3,200	77,800
Do. 1923-24	15,270	15,328	19,562	21,300	2,800	74,260
Do. 1922-23	16,184	17,300	19,312	22,800	2,974	78,570
Budget estimate, 1923-24 ..	31,510	20,270	21,800	25,000	3,100	1,01,980
Expenditure from special Government grants—						
Arithis, 1924-25	194	194
Do. 1923-24	194	194
Do. 1922-23	194	194
Budget estimate, 1923-24	194	194
Net expenditure incurred from ordinary receipts—						
Arithis, 1924-25	16,800	16,900	19,806	20,806	3,500	77,812
Do. 1923-24	15,270	15,328	19,368	21,100	2,600	74,266
Do. 1922-23	16,184	17,300	19,118	22,600	2,874	78,076
Budget estimate, 1923-24 ..	31,500	20,076	21,606	24,800	3,100	1,01,182

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Rameswari district, Aruppukottai taluk,
Tutukudi, bounded by S. 10° 20' N. 76° 15' E.

[illegible]

Deserved district, Anappukottai taluk,
Kulasekharapuram (Narasapuram group) village

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The Rule of Ramanujan is the well-known one for all the

Kafennatta village

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NOTIFICATIONS BY COLLECTORS AND LOCAL AUTHORITIES.

Under section 41 (2) of the Madras District Municipalities Act, 1920, the sub-divisional land in the Tirupathi Municipality and within the boundaries given below measuring 104 square feet, be the same as the same or less, will be excluded from the control of the Municipal Council from and after the date of this notification:—

Description.		sq. ft.
Portion of T.S. No. 2294-2, bounded on the north by T.S. No. 2294-2, and by T.S. No. 2292; north by T.S. No. 2292; west by a portion of T.S. No. 2294-2	294

H. L. BRADWOOD,
Collector.

Collector's Office,
14th February 1923.

In exercise of the powers delegated under section 402 of the Madras District Municipalities Act V of 1920, the Collector of Tanjore district from and after the date of this notification, the plot or plots of land described below within or behind the regular line of streets and forming part of roads in the Nagapattinam Municipality of the Tanjore district shall be withdrawn from the control of the said Municipal Council:—

Description.		sq. ft.
West No. 19, West No. 18, T.S. No. 1281 to front of T.S. No. 1280, Kumbakonam road	250

HILTON BROWN,
Collector.

Tanjore Collector's Office,
14th February 1923.

Under section 41 (2) of the Madras District Municipalities Act V of 1920 and in exercise of the powers delegated to G.O. No. 143, L. & M., dated 4th April 1923, the Collector hereby withdraws the lands described below in Tiruchirappalli Municipality from the control of the Municipal Council from and after the date of publication of this notification:—

Description.		sq. ft.
T.S. No. 2108, bounded on the north by No. 2107; east by Nos. 2109 and 2110; south by No. 2109; west by Nos. 2104 and 2105	639
T.S. No. 2103-2, bounded on the north by No. 2104, and by No. 2104, south by No. 2103-2; west by No. 2104 and 2103-2	6,721

P. C. DUTT,
Collector.

Tiruchirappalli Collector's Office,
4th February 1923.

Under section 12 (2) of the Madras Local Boards Act, 1920, and rule (1) of the rules for the conduct of the election of members of local boards, M. H. Ry. Tiruchirappalli Chokkappa Theppur Aravalai is declared to have been duly elected as President of the Village Board of Kalligudi in the South Arcot District.

MUHAMMAD SHERIFF,
Pro-President.

Kannurpet Taluk Board Office,
4th February 1923.

Under section 165 of the Madras Local Boards Act, 1920, the District Board of Nellore hereby notifies that the taluqa in O.A. No. of Kavalakalpet road has been temporarily shifted to

Kannurpet in the Kavalakalpet road on 13th March 1923.

Under section 165 of the Madras Local Boards Act, 1920, the District Board of Nellore hereby notifies that sub-division will be opened to the following areas from the roads shown against each with effect from 1st April 1923:—

- (1) Kavalakalpet sub-division at Kannurpet in the Kavalakalpet road
- (2) Poddalakur sub-division at Kavalakalpet in the Poddalakur road.
- (3) Kalligudi sub-division at Kalligudi in the Kalligudi road.

A. S. KRISHNA RAO,
President.

Nellore District Board Office,
13th February 1923.

Under section 4 (2) of the Madras District Municipalities Act V of 1920 and rule 7 (1) of the rules for the conduct of election of municipal councilors, M. H. Ry. S. Desamam, Madhavaram Aravalai is declared to have been duly elected as Councilor of the V Ward of the Chidambaram Municipality. His term of office commences from the afternoon of 11th February 1923 and terminates at the noon of the 1st day of November 1923.

R. K. VENUGOPAL NAYUDU,
Chairman.

Chidambaram Municipal Office,
11th February 1923.

The Subordinate Judges of North Arcot, Vellore, under rule 12 (2) (a) of the rules for the conduct of Disputes as to the Validity of an election held under the Madras District Municipalities Act of 1920 in O.P. No. 4 of 1922 declared the election of M. H. Ry. V. V. Desamam, Madhavaram Aravalai as Municipal Councilor for the 10th Ward of the Chidambaram Municipality notified in Part I-A of the Act of George County, dated 25th September 1922, as valid and that M. H. Ry. Desamam, Madhavaram Aravalai has been duly elected as a Municipal Councilor for the said 10th Ward of the Chidambaram Municipality.

M. V. BHIMARAJA MUDALIYAR,
Chairman.

Chidambaram Municipal Office,
13th February 1923.

Under section 25 (1) of the Madras Hindu Religious Endowments Act, 1920 (Madras Act II of 1920) and under rule 19 (1) of the rules for the conduct of proceedings and proceedings of temple committees, M. H. Ry. O. A. K. Desamam, Poddalakur Aravalai and M. H. Ry. P. Desamam, Madhavaram Aravalai have been declared to have been duly elected as President and Vice-President respectively of the Nagapattinam Temple Committee at the meeting of the committee held on Wednesday the 6th February 1923.

S. RAJAGOPAL NAYUDU,
Presiding Member, Nagapattinam Temple Committee.
Nagapattinam, 10th February 1923.

MILITARY

For 148 square feet in area of the notification published at page 85 of Part I-A of the Act of George County, dated 7th February 1923, and 255 sq. ft.

L. M. PHANER,
Acting Collector.

Collector's Office,
13th February 1923.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 7 MADRAS, TUESDAY EVENING, FEBRUARY 21, 1928. [Part 4, 40000.

Part 3-B.—Educational.

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LAW DEPARTMENT. (Education.)

LEAVE.

Fort St. George, February 13, 1928.

No. 35.—Mr. H. Champion, Principal, Teachers' College, Solutpet, leave on average pay for one month from 2nd July 1928 in consideration of the summer vacation of the college.

NOTIFICATIONS.

Fort St. George, February 14, 1928.

[G.O. No. 811, Law (Education)].

No. 32.—In rule 105 of the Madras Educational Rules, for the figure "1" against "Elementary Grade", substitute "2".

Say.—The above change will be applicable to the Training School-leaving Certificate Examinations to be held in March 1929 and thereafter.

Fort St. George, February 14, 1928.

[G.O. No. 800, Law (Education)].

No. 32.—The following amendments shall be made to the rules relating to the President Fund for Institutes in non-personable service:—

In the second sentence of the first paragraph of rule 4 (a) omit the clause "except when a designated

teacher is himself the manager and the only teacher in a school".

At the end of the same paragraph, add the words "in addition to the amount payable under rule 2".

Fort St. George, February 17, 1928.

No. 35.—Under section 5 of the Madras Elementary Education Act, 1920, Miss Alice Walton has been elected by the Western Mission, Weyang, to be a member of the District Educational Council, Trichinopoly.

Fort St. George, February 15, 1928.

[G.O. No. 295, Law (Education)].

No. 34.—The Government in the Ministry of Education and Local Self Government propose to introduce a Bill to amend the Madras Elementary Education Act, 1920 (VIII of 1920). The accompanying Bill appended to the notification with the Statement of Objects and Reasons is published for general information.

2. Steps will be taken to introduce the Bill in the Legislative Council after the views of the District Educational Councils and District Boards, which have been called for, are received and considered by Government.

APPENDIX

THE MADRAS ELEMENTARY EDUCATION BILL,
1927.

Enacted. WHEREAS it is necessary that universal free and compulsory elementary education for all boys and girls of school-age in the Presidency of Madras should be attained by a definite programme of development and expansion; and WHEREAS it is expedient to make better provision for the control and management of elementary education in the said Presidency; it is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

Short title. 1. This Act may be called the Madras Elementary Education Act, 1927.

Extent and commencement. 2. It shall come into force in such areas and on such dates as the Local Government may, by notification, direct.

Repeal of Madras Act VIII of 1920. 3. The Madras Elementary Education Act, 1920, is hereby repealed.

4. Save as otherwise expressly provided by this Act, nothing in the Madras District Municipalities Act, or in the Madras Local Boards Act, 1920, or in the Madras City Municipal Act, 1914, or in the Madras Village Panchayat Act, 1920, shall affect any of the provisions of this Act.

5. From the date of commencement of this Act, all the powers, duties and functions of every taluk board constituted under the Madras Local Boards Act, 1920, with regard to elementary education and elementary schools, shall vest in the district board concerned.

Definitions. 6. In this Act, unless there is anything repugnant in the subject or context—

'Area of compulsion.' (i) 'area of compulsion' means any area in which elementary education has been made compulsory;

'Attendance.' (ii) 'attendance' at a school means presence for instruction at an elementary school for so many and on such days in the year and at such time or times on each day of attendance as may be prescribed;

'Casual vacancy.' (iii) 'Casual vacancy' means a vacancy occurring otherwise than by efflux of time;

'Director of Public Instruction,' 'District Educational Officer,' 'Inspector of Girls' Schools,' 'Assistant Inspectress,' 'Deputy Inspector' and 'Sub-Assistant Inspectress' mean such officer or officers as may be appointed by the Local Government or by the Director of Public Instruction to perform the duties of Director of Public Instruction or District Educational Officer or Inspector of Girls' Schools or Assistant Inspectress or Deputy Inspector or Sub-Assistant Inspectress as the case may be;

'District board' means a district board constituted under the Madras Local Boards Act, 1920;

Madras Act
XIV of 1920.

(vi) 'elementary education' means education in such subjects and up to such standard as may be prescribed and includes education in standards I to V;

'Elementary Education.'

(vii) 'elementary school' means a school or a department of a school recognized as an elementary school under section 40;

'Elementary School.'

(viii) 'elementary school-place' means such accommodation and equipment as may be prescribed as necessary for a child of school-age;

'Elementary school-place.'

(ix) 'guardian' includes any person entitled to the care of the person of any child under the law, or who has accepted or assumed such care;

'Guardian.'

(x) 'local authority' means a district board or a municipal council;

'Local authority.'

(xi) 'municipal council' and 'municipality' mean, respectively, a municipal council and a municipality governed by the Madras District Municipalities Act, 1920, or the Madras City Municipal Act, 1919;

'Municipal Council' and 'Municipality.'

Madras Act 9 of 1920.
Madras Act 19 of 1919.

(xii) 'notification' means notification in the *Madras Gazette*.

'Notification.'

(xiii) 'prescribed' means prescribed by this Act or Rules made by the Local Government under this Act;

'Prescribed.'

(xiv) 'private management' shall include all managements other than public management;

'Private management.'

(xv) 'public management' means management by the Local Government or by a school committee;

'Public management.'

(xvi) 'school-age' means such age as the Local Government may prescribe in respect of children of either sex in any local area or of any particular community;

'School-age.'

(xvii) 'school committee' means a school committee constituted under sub-section (1) of section 7.

'School committee.'

CHAPTER II.

SCHOOL COMMITTEES.

I.—Their Constitution.

7. (1) A school committee shall be constituted for every local authority in areas in which this Act is brought into force, and from such date as the Local Government may, by notification, direct in this behalf, shall exercise and perform such powers and duties as may be prescribed.

Notified as a school committee.

(2) A school committee shall come into existence when and if the local authority for which it is constituted comes into existence.

8. (1) (a) A school committee for a district board shall consist of eight elected members (at least one of whom shall be a woman), four ex officio members and four nominated members.

Composition of school committee.

(b) The elected members shall be elected by the district board and need not necessarily be members of the board.

(c) The District Collector, the President of the district board, the District Educational Officer and the Inspectors of Girls' Schools having jurisdiction over the area of the district board shall be the ex officio members of the school committee;

Provided that where the district Collector is also the President of the district board there shall be only three ex officio members.

(d) The four nominated members shall be appointed by the Local Government and shall, as far as may be, represent aided school managements and minority communities;

(2) (a) A school committee for a municipal council other than the Corporation of Madras shall consist of seven elected members (at least one of whom shall be a woman), four ex officio members and three nominated members.

(b) The elected members shall be elected by the municipal council and need not necessarily be members of the council.

(c) The chairmen of the municipal council, the Revenue Divisional Officer, the Deputy Inspector of Schools and the Assistant Inspectress, or the Sub-Assistant Inspectress as the case may be, having jurisdiction over the area of the municipality, shall be the ex officio members of the school committee;

Provided that in municipalities over which two Deputy Inspectors of Schools have jurisdiction both Deputy Inspectors shall be ex officio members of the school committee.

(d) The three nominated members shall be appointed by the Local Government and shall, as far as may be, represent aided school managements and minority communities.

(3) (a) The school committee for the Corporation of Madras shall consist of ten elected members (at least two of whom shall be women), five ex officio members and seven nominated members.

(b) The elected members shall be elected by the Corporation and need not necessarily be members of the Corporation.

(c) The President of the Corporation, the Collector of Madras, the District Educational Officer, Madras, the Inspectress of Schools and the Assistant Inspectress of Schools having jurisdiction over the area of the Corporation shall be the ex officio members of the school committee.

(d) The seven nominated members shall be appointed by the Local Government and shall, as far as may be, represent aided school managements and minority communities;

Presidents
and Vice-
Presidents of
school
committees.

9. (c) (1) The President of the District Board shall, ex officio, be the President and the District Educational Officer shall ex officio be the Vice-President of the school committee of a district board.

(2) The Chairman of the Municipal Council shall ex officio be the President and the Revenue Divisional Officer shall ex officio be the Vice-President of the school committee of a Municipal Council other than the Corporation of Madras.

(3) The President of the Corporation shall ex officio be the President and the District Educational Officer, Madras, shall ex officio be the Vice-President of the school committee of the Corporation of Madras.

(8) When the office of the President of a school committee is vacant, or during the President's temporary absence or incapacity, the Vice-President shall exercise the functions of the President.

10. The election and appointment of every member of a school committee shall be notified in the *Fort St. George Gazette*.

Officers and appointments to be notified in Gazette.

11. (1) Subject to the provisions of this section and of section 12, every person elected or appointed to be a member of a school committee shall hold office for three years from the date of the *Fort St. George Gazette* wherein his election or appointment is notified:

Term of office of members of school committee.

Provided that—

(i) an elected or appointed member who is a member of the local authority concerned at the time of his election or appointment shall cease to be a member of the committee when he comes to be a member of the local authority;

(ii) an elected or appointed member of a school committee shall cease to hold office as such on his becoming the President or Chairman of the local authority concerned; and

(iii) a member elected or appointed in a casual vacancy shall hold office only for the period for which his predecessor would have held office if the casual vacancy had not occurred.

(2) Any person holding a salaried office under Government who is a member of a school committee shall, on leaving the local area over which such committee has jurisdiction with the intention of remaining absent therefrom for more than three months or to his resignation, suspension, removal or retirement from his office under Government, be deemed to have vacated his office of member of such committee.

(3) A member of a school committee other than an ex officio member shall cease to hold office if he is absent from more than three consecutive meetings of the committee:

Provided that the committee may, if he applies for restoration within fifteen days of his so ceasing, restore him to office at the meeting of the committee next after the receipt of such application.

(4) Any person elected or appointed as a member of a school committee may resign his office by giving notice in writing to the President. Such resignation shall take effect from the date of the receipt of the notice by the President.

12. (1) The Local Government may, by notification, remove any member of a school committee if he is absent for more than three months from the jurisdiction of the committee or refuses to act or becomes incapable of acting or is declared insolvent or is convicted of any such offence or subjected by a criminal court to any such order as disqualifies in the opinion of the Local Government a person of character which unfit him to be a member of a school committee.

Removal of member of school committee.

(2) The Local Government may fix a period during which any person so removed shall not be eligible for reappointment or re-election.

Member of school committee and in every school committee.

Suits by or against school committee.

13. No member of a school committee shall receive any salary or other remuneration from the funds at the disposal of the committee for any work done by him as such member or otherwise.

14. (1) Suits by or against a school committee shall be instituted by or against the local authority concerned.

(2) All sums of money recovered by a local authority in execution of decrees passed in its favour in suits under sub-section (1) shall form part of the elementary education fund constituted for it under sub-section (1) of section 51 and such fund shall also be liable to be proceeded against in execution of decrees passed against the local authority in such suits.

III.—Mode of transacting business.

Ordinary meetings of school committee.

15. Every school committee shall meet for the transaction of business upon such days and at such times as may be fixed by the president. There shall be at least one such meeting every month. The school committee may also meet at such other times as it may, by standing orders, arrange.

Special meetings of school committee.

16. (1) The president shall, on the requisition in writing of not less than one-third of the members then on the committee, call a meeting of the committee:

Provided that no meeting of the committee shall be held unless a notice of the meeting specifying the time and place at which, and the purpose for which, it is to be held, be sent by the president to each of the members, at least six days previous to the day of such meeting, been sent by the president to each of the members.

(2) If the president fails to call a meeting within fifteen days after any such requisition has been made, the meeting may be called by the persons who signed the requisition on giving the notice provided for in sub-section (1).

Presiding member of school committee meeting.

17. (1) At every meeting of a school committee, the president and in his absence, the vice-president shall preside.

(2) In the absence from any meeting of both the president and the vice-president, the members present at the meeting shall choose some one of their number to preside thereat.

Meetings to be public.

18. All meetings of a school committee shall be open to the public:

Provided that the president, the vice-president, or the presiding member may, in any particular case, for reasons to be recorded in writing, direct that the public generally or any particular person shall withdraw. The orders of the president, the vice-president, or the presiding member in this regard shall be final.

Quorum and conduct of proceedings at meetings.

19. (1) No business shall be transacted at a meeting of a school committee unless at least one-third of the number of members then on the committee be present.

(2) If within half an hour after the time appointed for a meeting a quorum is not present, the meeting shall stand adjourned.

(3) All questions which may come before a school committee at any meeting shall be decided by a majority

of the votes; and in case of an equality of votes the president or the presiding member shall have a second or casting vote.

(4) No resolution of a school committee shall be modified or amended within three months by such committee, except at a meeting specially convened to that behalf and by a resolution of the committee supported by not less than one-half of the total strength of such committee as fixed under section 8.

20. (1) Minutes of the proceedings at each meeting of the school committee shall be drawn up and entered in a book to be kept for that purpose, and shall be signed by the president or the presiding member, and shall, at all reasonable times and without charge, be open at the office of the committee to the inspection of any person who has been residing for a period of not less than three months within the jurisdiction of such committee.

Minutes of
School Meetings

(2) A copy of the minutes of the proceedings at each meeting shall, within seven days from the date thereof, be forwarded to the District Collector who shall publish the same in the district gazette in English and in the vernacular language of the district.

(3) A copy of the minutes of the proceedings at each meeting shall, within seven days from the date thereof, be transmitted to the chief executive officer of the local authority concerned and also to each member of the committee.

(4) The president shall have the custody of the records of the school committee and may grant copies of any such records either free or on payment of such fees as the committee may determine to such officers or persons as the committee may by general or special order direct.

21. (1) The resolutions of a school committee shall be carried into effect by the president, in whom the entire executive power of the committee shall be vested and who shall be directly responsible for the due fulfilment of the purposes of this Act.

Executive
Power of the
President and
the Execu-
tive Officer
of each
Committee.

(2) It shall not be lawful for the president to exercise any power which this Act expressly declares shall be exercised by the committee.

(3) The president may authorize the vice-president or any member of the committee by an order in writing to exercise any of the powers conferred or to perform any of the duties imposed on the president by this Act and may in like manner modify or cancel such order.

Provided that the delegation of powers or duties under this sub-section shall not relieve the president of any responsibility imposed upon him by this Act.

22. Every school committee may make standing orders consistent with this Act, and with any rules framed thereunder by the Local Government, in regard to the following matters:—

Standing
Orders as to
conduct of
business.

- (i) the time and place of the meetings;
- (ii) the manner in which notice thereof shall be given;
- (iii) the procedure at meetings;
- (iv) the division of duties among the members of the committee;

(v) the appointment, duties and procedure of special committees of the committee;

(vi) the appointment of advisory committees for the education of girls;

(vii) the persons by whom receipts may be granted for money paid to the committee;

(viii) the inspection by members of the committee of elementary schools situated within the jurisdiction of such committee and the inspection of accounts, books, registers and returns, reports and other documents, appertaining thereto; and

(ix) all other similar matters.

Power of
Local
Government
to suspend or
annul
resolutions,
orders, &c.

23. The Local Government may, by an order in writing, suspend the execution of any resolution of any school committee or of any order issued by any school committee or its president or annul such resolution or order and may prohibit the doing of any act which is about to be done or is being done in pursuance of or under colour of this Act, if in their opinion such resolution has not been lawfully carried or such resolution, order or act is in excess of the powers conferred by law.

Power of
Local
Government
to direct
school
committees.

24. (1) If at any time it appears to the Local Government that any local authority or school committee or the president of such authority or committee has made default in performing any duty imposed by or under this Act, the Local Government may, by an order in writing, fix a period for the performance of such duty.

(2) If the duty is not performed within the period so fixed, the Local Government may appoint some person to perform it and may direct that the expense of performing it shall be paid, within such time as they may fix, to such person by the school committee.

(3) If the expense is not so paid, the Local Government may make an order directing the person having the custody of the fund constituted under sub-section (1) of section 21 to pay such expense in priority to any other charges against such fund. Such person shall, so far as the funds to the credit of the school committee admit, comply with such order.

Power of
Local
Government
to suspend or
annul school
committees.

25. If at any time it appears to the Local Government that a school committee is not properly performing its duties under this Act, they may direct that all elected and appointed members of such school committee shall vacate their seats and that the vacancies shall be filled by election in respect of elected members, and by appointment in respect of appointed members.

III.—Duties of School Committee.

Duties of
school
committees.

26. It shall be the duty of every school committee—

(a) to prepare and maintain a register showing all elementary schools within its local area and the number and description of elementary school places thus provided;

(b) to tabulate such further information and to prepare such plans or maps as may be necessary to enable the committee to frame an estimate of the existing provision for elementary education in its local area and of the further provision necessary to place elementary education within the reach of all children of school-age therein;

(c) to prepare schemes for the improvement and extension of elementary education within its area;

(d) to manage all elementary schools which are under the control of the local authority concerned and to execute and perform all other such powers and duties of such authority as may be prescribed;

(e) to administer the elementary education fund constituted under sub-section (1) of section 31;

(f) to disburse from such fund all payments for the maintenance of schools under its management;

(g) to sanction and disburse all grants-in-aid to elementary schools under private management from funds placed at its disposal by the Local Government;

(h) to prepare and maintain a register of all institutions within its local area recognized by or under the orders of the Local Government which provide for the training of elementary school teachers;

(i) to maintain a register of all trained and certificated teachers employed in elementary schools within its local area;

(j) to prepare proposals for increasing the supply of trained and certificated teachers and forward them to the Director of Public Instruction; and

(k) to advise upon all matters relating to elementary education referred to the committee by the Director of Public Instruction.

27. Every school committee shall in each financial year

(i) furnish, to the Director of Public Instruction, by such date and in such form as he may direct, a statement showing for its local area

(a) the names of elementary schools under private management for which grants-in-aid have been sanctioned during the previous financial year; and

(b) the amount of the grant which has been sanctioned for each such school; and

(ii) furnish a report to the Director of Public Instruction, by such date and in such form as he may direct, showing the grants-in-aid which it has distributed to schools within its local area during the previous financial year.

28. Every school committee shall furnish to the Director of Public Instruction such further reports and statements as may be prescribed.

29. For the proper discharge of the duties imposed by this Act every school committee shall employ such establishment as may be sanctioned by the Local Government.

30. No act or proceeding of a school committee or other committee thereof or of any person acting as its president or member shall be deemed to be invalid by reason only of some defect in the constitution of the school or other committee or by reason of the existence of a vacancy or vacancies among its members or the invalidity of the election or appointment of any of its members or by reason of any of its members having become disqualified for his office.

School committee to furnish to Director of Public Instruction a statement showing for its local area the names of elementary schools under private management for which grants-in-aid have been sanctioned during the previous financial year; and the amount of the grant which has been sanctioned for each such school; and

School committee to furnish to the Director of Public Instruction such further reports and statements as may be prescribed.

Employment of establishment as may be sanctioned by the Local Government.

Act of school committee or other committee thereof or of any person acting as its president or member shall be deemed to be invalid by reason only of some defect in the constitution of the school or other committee or by reason of the existence of a vacancy or vacancies among its members or the invalidity of the election or appointment of any of its members or by reason of any of its members having become disqualified for his office.

CHAPTER III.

ELEMENTARY EDUCATION FUNDS.

I.—*Their constitution and control.*

Elementary
education
fund.

31. (1) There shall be constituted for each local authority in every area in which this Act is brought into force an elementary education fund to which shall be credited

(i) the proceeds of any tax levied within the jurisdiction of such authority under the provisions of this Act;

(ii) all sums granted to such authority by the Local Government for the benefit of elementary education, including sums set aside for payment of grants-in-aid to schools under private management;

(iii) all fees and penalties levied within the jurisdiction of such authority under the provisions of this Act;

(iv) all income derived from any endowments or other property owned or managed by such authority for the benefit of elementary education;

(v) all school fees, if any, collected in elementary schools managed by the school committee concerned; and

(vi) all other sums of money which may be contributed or received by the local authority for the purposes of this Act.

(2) The elementary education fund shall vest in the local authority by which it is constituted but the administration of the fund shall rest absolutely in the school committee constituted for the local authority.

Education
fund to which
to be lodged
and how to
be drawn
upon.

32. (1) An elementary education fund constituted under sub-section (1) of section 31 shall be lodged in such bank or Government treasury as the Local Government may direct.

(2) All expenses incurred on elementary education by the school committee concerned shall be paid out of the fund.

(3) All cheques or orders upon the fund shall be signed by the president of the school committee or by such person as he may authorize in writing to sign on his behalf.

(4) The bank or treasury shall so far as the fund permits, pay

(a) all cheques or orders signed in accordance with sub-section (3); and

(b) all expenses incurred by the Local Government on behalf of the school committee provided that the committee has given previous authority in writing to the bank or treasury to debit such expenses to the fund without the issue of any cheque or order.

II.—*The education tax and Government contributions.*

Education
taxes.

33. (1) With the previous sanction of the Local Government, any local authority may, by resolution, levy within its area the following taxes, namely:—

(i) if the local authority is a municipal council,

(a) a tax at a rate not exceeding twenty-five per centum of the maximum rate which the municipal council is empowered to levy in its area under the law for

the time being in force governing municipalities under either or both of the following heads, viz., tax on companies and profession tax and

(4) a tax at a rate not exceeding twenty-five per centum of the property tax actually levied in the area of the municipal council.

(5) If the local authority is a district board,

(a) a tax at a rate not exceeding twenty-five per centum of the maximum rate which the district board is empowered to levy in its area under the law for the time being in force governing local boards under all or any of the following heads, viz., land tax, tax on companies and profession tax.

Provided that, in the case of land tax the tax shall, subject to the maximum prescribed above, be fixed in terms of integral paces per rupee of the annual rent value of all occupied lands; and

(b) a tax at a rate not exceeding twenty-five per centum of the house tax actually levied in the area of the district board:

(2) The local authority may by resolution and with the sanction of the Local Government from time to time alter the rate of any tax levied under sub-section (1), subject to the maximum prescribed therein.

34. (1) Where no tax is levied by a local authority under clause (i) or clause (ii) of sub-section (1) of section 33 or when the rate of the tax so levied is insufficient, the Local Government may direct the local authority to levy any such tax at such rates as may be fixed by them subject, however, to the maxima prescribed in the said sub-section.

Power of Local Government to direct the levy of taxes.

Provided that the Local Government before taking action under this sub-section shall call on the local authority concerned to show cause why the tax should not be levied at the rate specified by the Local Government and consider the objections, if any, raised by the local authority.

(2) The order of the Local Government under sub-section (1) shall have effect as a resolution of the local authority under sub-section (1) of section 31.

35. The assessment and realization of the taxes levied under sections 33 and 34 shall be in accordance with the procedure prescribed.

Assessment and realization of taxes.

36. Every local authority shall contribute from its funds to the elementary education fund such amount, in addition to the proceeds of any tax levied under sections 33 and 34 as may from time to time be fixed by the Local Government.

Contribution by local authority.

37. When an elementary education fund is constituted under sub-section (1) of section 31 the Local Government shall contribute thereto

Contribution by Local Government to the elementary education fund.

(a) the amount of recurring expenditure incurred from provincial funds during the financial year before the coming into force of the Madras Elementary Education Act, 1925, on education in elementary schools under public management situated within the area of the local authority for which such fund has been constituted; and

(b) a sum not less than the proceeds of the taxation levied under section 33 on behalf of the fund.

III.—Budget and Audit.

Budget of the elementary education fund.

38. (1) Every school committee shall, in each financial year, submit for the sanction of the local authority concerned, a budget for the ensuing financial year showing the income and expenditure relating to the elementary education fund constituted under sub-section (1) of section 21 for the local authority. The local authority shall sanction the budget with such alterations as it thinks fit and submit the same, through the Director of Public Instruction, to the Local Government together with the budget submitted to it by the school committee in original. The budget shall be submitted to the local authority and the Local Government in such form and on or before such dates as may be prescribed.

(2) The Local Government may pass such orders as they may think fit in respect of the budget and the local authority and the school committee concerned shall be bound to carry out all such orders.

Audit of accounts of elementary education fund.

39. The accounts of each elementary education fund shall be examined and audited by an officer appointed by the Local Government in this behalf, and the school committee concerned shall carry out any instructions which the Local Government may issue on the audit report.

CHAPTER IV.

ELEMENTARY SCHOOLS.

(1) Recognition.

Recognition of elementary schools.

40. (1) The manager of any school under private or public management desiring that such school or a department of such school shall be recognized as an elementary school shall submit an application in the prescribed form to the District Educational Officer or the Inspector of Girls' Schools as the case may be.

(2) Subject to such rules as may be prescribed, the District Educational Officer or the Inspector of Girls' Schools, as the case may be, may, by an order in writing, grant such application, either with or without conditions, or refuse or defer the grant of recognition, and may in like manner cancel or suspend any order granting recognition.

(3) An appeal shall lie to the Director of Public Instruction in respect of any order passed under sub-section (2).

(4) All orders of recognition in respect of elementary schools made by a district educational council constituted under the Madras Elementary Education Act, 1920, or by the Director of Public Instruction or by an Inspector of Schools before this Act came into force shall be deemed to have been made under this section.

Madras Act VIII of 1920.

(2) Grants-in-aid.

Grants-in-aid to private elementary schools.

41. (1) The manager of any elementary school under private management desiring that such school shall be admitted to aid shall submit an application in the prescribed form through the District Educational Officer or the Inspector of Girls' Schools, as the case may be, to the school committee;

(2) Subject to such rules as may be prescribed, the school committee may, by an order in writing, grant such application, either with or without conditions, or refuse or defer the grant of admission to aid, and may in like manner cancel or suspend any order granting admission to aid;

(3) An appeal shall lie to the Director of Public Instruction in respect of any order passed under subsection (2);

(4) All orders admitting elementary schools to aid made by a district educational council constituted under the Madras Elementary Education Act, 1920, or by the Director of Public Instruction or by an Inspector of Schools before this Act came into force shall be deemed to have been made under this section.

42. The manager of every school admitted to aid under section 41 shall furnish the School Committee with such returns and other information as may be prescribed and shall afford the Committee reasonable facilities for verifying such returns and information.

Manager of school to furnish prescribed returns

(5) Inspection.

43. Every elementary school shall be open to inspection by the Inspecting Officers of the Local Government.

Inspection of elementary schools

CHAPTER V.

COMPULSORY ELEMENTARY EDUCATION.

(1) Introduction of compulsion.

44. Subject to the conditions laid down in this chapter any local authority may, on the recommendation of its School Committee, by a resolution passed at a meeting specially convened for the purpose and supported by the votes of not less than two-thirds of the members present, resolve that elementary education shall be compulsory within the whole or a specified part of the local area under its jurisdiction—

Power of local authority to make elementary education compulsory.

- (a) for all children of school-age; or
- (b) for all boys of school-age; or
- (c) for all girls of school-age; or
- (d) for such boys of school-age as it may determine; or
- (e) for such girls of school-age as it may determine.

45. (1) Every resolution passed under section 44 shall be submitted to the Local Government through the Director of Public Instruction.

Power of Local Government to accept or reject local authority's proposal.

(2) The Local Government may accept or reject any such resolution.

Provided that the Local Government shall reject the resolution unless

- (a) the local authority concerned shall have declared by resolution its readiness to levy the tax or taxes

leviable under sub-section (1) of section 33 throughout the area specified at such rates as may be necessary to meet the expenditure involved, and

(5) the Local Government are satisfied that adequate arrangements have been made for the provision of trained teachers and that the number of elementary school-places in the area is sufficient or will, within a reasonable period of time, be made sufficient for all children of school-age residing therein in respect of whom it has been resolved that elementary education shall be compulsory, subject always to the exceptions permitted by the provisions of section 49.

Provided further that if the resolution extends only to the children of one sex, the Local Government may reject it unless satisfied that sufficient accommodation is or will be provided as required by sub-clause (5) of the foregoing proviso for all children of school-age of the other sex resident in the area or for such proportion of them as the Local Government may in such case direct.

Explanation.—The number of elementary school-places shall not be considered to be sufficient unless provision has already been made or will, within a reasonable period of time, be made for the education of every child not exempted under section 49 in an elementary school situated within one mile from the residence of such child:

Provided that in the case of any specified local area, the Local Government may, by notification, vary the distance laid down for such period of time as they may think fit.

Power of
Local Government
to require School
Committee to submit scheme
for making
elementary
education
compulsory.

45. The Local Government may, of their own motion, require any School Committee to submit through the local authority concerned and the Director of Public Instruction a scheme to make elementary education compulsory in the whole or such part of its area and for all or such boys or girls of school-age as the Local Government may specify in the requisition. The local authority and the Director of Public Instruction shall forward the scheme prepared by the School Committee, in original, with their remarks and suggestions for its alteration, if any. Such scheme shall be submitted to the Local Government within such time as may be specified in the requisition and shall include proposals for financing it including the levy of the tax or taxes specified in sub-section (1) of section 33. The Local Government may accept the scheme with such modifications as they may deem necessary, or they may reject it.

Publication of
notification of
resolution or
scheme to
which the
elementary
education
proposals.

47. On the acceptance by the Local Government of a resolution or scheme under sub-section (2) of section 45 or section 46, as the case may be, the fact of such acceptance shall be notified in the *Port St. George Gazette* and in the gazette of the district, if any, and the provisions of sections 43 to 46 shall thereupon come into force within the area to which the resolution or scheme relates and from such date as may be specified in the notification.

No fee to be
levied at elementary
schools in
area specified
under section
47.

48. No fees shall be levied at any elementary school from any child affected by a notification under section 47.

Provided that the School Committee concerned shall pay compensation in such manner as may be prescribed

for any loss of income which may be caused by such remission of fees to elementary schools under private management.

(2) *Exemptions.*

49. The Local Government may, by notification, exempt any person or class of persons from the effect of a notification under section 47.

Power of Local Government to exempt any person or class of persons.

(3) *Responsibility of guardians.*

50. In every area affected by a notification under section 47, it shall be the duty of the guardian of every child of school-age resident in such area and affected by such notification, subject to the exceptions authorized by section 51, to cause such child to attend an elementary school in such area:

Responsibility of guardian of child of school-age to cause it to attend school.

Provided that no guardian shall be compelled to cause a child to attend a school at which attendance at religious instruction in a faith other than that to which the child belongs, is compulsory; and

Provided further that no guardian shall be compelled to cause a Mohammedan child to attend a school at which adequate arrangements have not been made for religious instruction in the Mohammedan faith.

51. Attendance at school shall not be compulsory in the following circumstances, namely:—

Attendance of child at school when such among the very.

(i) if there is no elementary school within one mile from the residence of the child or within such other distance therefrom as may be notified by the Local Government;

(ii) if the child is prevented from attending school by reason of sickness, infirmity, or such other causes as may be declared by a resolution of the School Committee concerned to be a reasonable excuse;

(iii) if the child is receiving instruction in some other manner declared to be satisfactory by a prescribed officer;

(iv) if the child has already received instruction in an elementary school up to the standard prescribed for elementary education;

(v) if the child is exempt from attendance on any other prescribed ground.

(4) *Attendance Committee.*

52. The School Committee concerned shall be responsible for the enforcement of the provisions of section 50 and, subject to such rules as may be prescribed, shall, for this purpose, appoint one or more attendance committees.

Appointment of attendance committees.

53. (1) Whenever an attendance committee is satisfied that a guardian has without reasonable excuse failed to discharge the obligation created by section 50 it may cause a complaint of such failure against such guardian to be presented to any magistrate having local jurisdiction.

Complaint to magistrate for failure to cause child to attend school.

(2) If satisfied that such complaint is well founded, the magistrate shall pass an order directing the guardian to cause the child in respect of whom the complaint is preferred to attend school regularly after a specified date.

(3) If without reasonable excuse the guardian fails to comply with such order, the attendance committee may sanction his prosecution and on conviction by a magistrate the guardian shall be liable to a fine not exceeding five rupees:

Provided that any person who has on two or more previous occasions been convicted of an offence under this sub-section shall on further conviction be liable to a fine not exceeding fifty rupees.

CHAPTER VI.

RELIGIOUS INSTRUCTION.

School Committee as to presence of religious instruction compulsory to provide the necessary schools.

54. (1) If at any elementary school under private management and in receipt of aid under section 44, the children are required to be present during religious instruction based on the distinctive doctrines or creed of any particular religion, sect or denomination, and not less than two guardians of children attending such school make an application in writing to the School Committee for the provision of elementary education in such a manner as to obviate their compulsory presence during religious instruction, the School Committee, on being satisfied that the requisite provision does not already exist in some other neighbouring elementary school, shall require the manager of the school to enter into an agreement for the exemption from presence during religious instruction of all children whose guardians make a written request therefor.

(2) If within the time prescribed the manager fails to enter into such an agreement, the school committee shall arrange for the establishment of an elementary school within one mile or such other distance as may have been notified under the Regulations to sub-section (3) of section 45 or clause (i) of section 51 from the residence of every child in respect of whom alternative educational facilities are requested.

(3) Every agreement made under sub-section (1) shall be for a stated period or the expiry of which it shall, at the option of the manager, be determined or renewed for a further period on such terms as may be arranged.

(4) If the agreement is determined under sub-section (3), the school committee shall make arrangements as aforesaid for the establishment of a new elementary school.

Eligibility for grant-in-aid of elementary schools in cases where the school is not managed by the Government.

55. If an elementary school, the manager of which refuses to enter into an agreement under section 51 or exercises his option of determining such an agreement, continues to comply with the conditions on which recognition has been granted under section 40, it shall nevertheless be eligible for such grant-in-aid as may be admissible under section 41.

CHAPTER VII.

RULES.

55. (1) The Local Government may, after previous publication, make rules to carry out all or any of the purposes of this Act and not inconsistent therewith.

Power of Local Government to make rules.

(2) In particular and without prejudice to the generality of the foregoing provision the Local Government shall have power to make rules—

(a) declaring what shall constitute 'elementary education', 'elementary school-place', 'school-age' and 'attendance at school';

(b) declaring what schools or departments of schools shall be classed as elementary schools;

(c) regulating the election of members of school committees;

(d) regulating the appointment, pay, punishment and removal of the officers and servants employed by school committees;

(e) regulating the appointment, transfer, pay, leave and other conditions of service of the teachers employed by school committees;

(f) laying down the registers, statements, reports, returns, budgets and other information to be maintained or furnished by school committees, by local authorities, by managers of elementary schools under private management and by attendance committees and the time within which such information shall be furnished;

(g) regulating the application of sums granted by the Local Government for payment of grants-in-aid to schools;

(h) regulating the procedure for the assessment and realisation of the taxes leviable under sections 33 and 34;

(i) declaring the conditions subject to which schools may be admitted to recognition or aid;

(j) regulating the manner in which compensation shall be paid under section 43;

(k) regulating the appointment of attendance committees;

(l) regulating the exercise and performance of the powers and duties of local authorities, school committees and attendance committees; and

(m) regulating the powers of auditors to disallow or surcharge items and the recovery of sums disallowed or surcharged.

STATEMENT OF OBJECTS AND REASONS

Since the coming into force of the Madras Elementary Education Act of 1925 considerable progress has been made in the expansion and development of elementary education. But Government are not satisfied that the provisions of the present

Act are sufficient to secure within a reasonable period of time free and compulsory elementary education for all boys and girls of schoolage in the Presidency of Madras. The District Educational Councils which were constituted under the Act of 1920 as independent of the local bodies have as power to raise funds for the development of elementary education and have an authority to open or improve schools with the result that progress is mainly dependent on the change of local authorities being in agreement with the schemes prepared by District Educational Councils and being willing to finance such schemes. The Bill therefore seeks to establish school committees of local authorities which will be responsible both for preparing programmes of expansion and development and for controlling elementary education funds.

The constitution of a school committee has been framed so as to admit, as far as possible, representation of all classes of persons concerned with and interested in the control and management of elementary schools. To this end provision has been made for the representation of members of the local authorities, of Government officials, of aided school management, of women and of minority organizations. It is hoped that the school committees so constituted will be able to survey impartially the educational needs of the area under their jurisdiction, to frame programmes for the improvement of existing educational facilities and for the expansion of elementary education, to formulate proposals for expenditure which will effectively carry out the programmes already framed and to themselves equitably grant-in-aid to aided institutions. The experience gained by the working of the Madras Elementary Education Act of 1920 has shown that the agency most fitted to consider applications for the recognition of schools and to accept such recognition is the Educational Department, which is intimately acquainted both with the required standards of efficiency and with the need for opening additional schools in particular places. The Bill, therefore, has, subject to an appeal to the Director of Public Instruction, vested the power to grant recognition with the District Educational Officers and the Superintendents of Girls' Schools.

Any steps which are taken to remove illiteracy in this Presidency must be such as will not only bring under instruction the very large number of children of school-going age who are at present receiving any instruction but will also make adequate provision for retarding such children in school for sufficiently long periods to enable them to become permanently literate. The Madras Elementary Education Act of 1920 provided for the introduction of compulsion in suitable areas with the previous sanction of the Local Government, but no provision was made for the areas in which, though adequate facilities exist for the application of compulsion, the local authorities concerned are unwilling to apply for sanction to introduce compulsion. The Bill therefore gives power to the Local Government to require school committees to select schemes for making elementary education compulsory in areas where they are minded that a local area is sufficiently well-equipped with schools and trained staffs to render the application of compulsion both necessary and desirable. The Bill also in the same manner gives power to Government to compel a local authority to levy an education tax. It is however hoped that a local authority to levy an education tax will carry out their duties in such a manner as to make the enforcement of compulsion by the Local Government unnecessary.

By giving to the school committees the power both to prepare schemes for expansion and to finance such schemes the Bill seeks to do away with the existing division of power between the District Educational Councils and the local authorities which has, unfortunately, been, to some extent, responsible for the failure to obtain all the developments which the Act of 1920 contemplated. It is the earnest desire of Government that the important work now sought to be entrusted to school committees should be so carried out as to secure the efficient development of all classes of elementary schools and the most rapid approach to the point of time when all children of school-going age will be brought under instruction.

NOTES ON CLAUSES.

The principal clauses in the Bill are noticed below :—

CHAPTER I.

Clause 5 transfers the powers, duties and functions of school boards in regard to elementary education to the district boards concerned.

Clause 6 (vi) defines elementary education as including education imparted in standards I to V.

CHAPTER II.

Clause 7 provides for the constitution of a school committee for every local authority in the areas in which the Act is brought into force.

Clause 8 (1) provides for the appointment on the school committee of a district board of elected members from the district board, of ex officio members and of nominated members to represent aided school managements and minority communities.

Sub-clause (2) provides for the appointment on a school committee of a municipal council of elected members from the municipal council, of ex officio members and of nominated members to represent aided school managements and minority communities.

Sub-clause (3) provides for the appointment on the school committee of the Corporation of Madras of elected members from the Corporation, of ex officio members and of nominated members to represent aided school managements and minority communities.

Clause 9 provides that the President of a district board shall be ex officio president of the school committee of the district board, that the chairman of a municipal council shall be ex officio president of the school committee of the municipal council and that the President of the Corporation shall be ex officio president of the school committee of the Madras Corporation.

Clause 26 enumerates the duties of a school committee which include the preparing of schemes for the improvement and extension of elementary education within its area, the management of elementary schools under the control of the local authority concerned, the administering of the elementary education fund and the disbursing of all grant-in-aid to elementary schools under private management.

CHAPTER III.

Clause 31 provides for the constitution of an elementary education fund for each local authority and for its administration by the school committee of the local authority.

Clause 34 empowers the Local Government to compel a local authority to levy an education tax.

Clause 36 provides that every local authority shall contribute from its funds to the elementary education fund such amount, in addition to the proceeds of any education tax, as may be fixed by the Local Government.

Clause 37 deals with the statutory contribution made by the Local Government to the elementary education funds.

CHAPTER IV.

Clause 40 empowers the District Educational Officers and the Inspectresses of Girls' Schools to grant, subject to an appeal to the Director of Public Instruction, recognition to elementary schools.

Clause 41 empowers school committees to sanction, subject to an appeal to the Director of Public Instruction, grant-in-aid to elementary schools under private management.

Clause 42 provides for the inspection of elementary schools by the inspecting officers of the Local Government.

CHAPTER V.

Clause 46 empowers the Local Government to require school committees which have not submitted schemes for the application of compulsion to submit such schemes.

CHAPTER VII.

Clause 56 empowers the Local Government to make rules to carry out the purposes of the Bill, including rules to regulate the appointment, transfer, pay, leave and other conditions of service of the teachers employed by school committees and to regulate the application of sums granted by the Local Government for payment of grants-in-aid to schools.

P. SRI RAMAIAH,
Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

UNIVERSITY OF MADRAS

EXAMINATIONS FOR THE B.A. (HONOURS)
DECEMBER, 1928

It is hereby notified that, as far as can be ascertained from the constituent and affiliated colleges, the following will be the Honours and Options in which the examinations for the B.A. (Honours) Degree will be held in the year 1928:—

Branch I.—Mathematics:

Options:

Algebra—

Matrices including Probabilities and Errors of Observation.

Second Theory of Functions—

Theory of Irregular Functions of a complex variable and Integral Functions.
(Formerly called Functions of a complex variable.)

Differential Equations—

Linear Differential Equations.

Advances—

Fluctuation and Linear Theories.

Heat—

Conduction of Heat.

Branch II-A (Old Regulations)—Physical Science:

Options—

Kinetic Theory of Gases and its applications.

Relativity: (A) Electrical, Warm, Wireless Telegraphy and Telephony.

Branch II-B (Old Regulations)—Physical Science:

Options—

Electro-Chemistry.

Metallurgical Chemistry.

Geo-Chemistry.

Branch II (Old Regulations)—Natural Science.
Botany, Zoology and Zoology as main and subsidiary subjects.

Branch II (New Regulations)—Philosophy:

Options—

Psychology.

Logic.

Political Philosophy.

The Philosophy of Religion.

Aesthetics.

Branch II-A (New Regulations)—History, Economics and Politics:

Options:

History—

The French Revolution (to the fall of the Directory).

Unification of Germany.

Indian History—

Mughal India, 1606 to 1707.

Vijayanagar Empire.

British Empire.

Economics—

University and Banking with special reference to South India.

Public Finance with special reference to India.

Politics—

Political writings of Burke.

Federalism—Ancient and Modern.

Branch II-B (New Regulations)—History, Economics and Politics:

Options—

Public Finance.

Labour Problems.

Rural Economics.

Banking and Currency.

GOVERNMENT COLLEGE, COIMBATORE.

The Principal, Government Arts College, Coimbatore, hereby notices for the information of Deputy Inspectors and the Managers of Board and Aided Schools in the district that candidates for training will be admitted into the training school attached to this college during 1928 as noted below:—

	Number of admission seats.
Higher secondary grade ..	40
Secondary grade ..	40

2. The period of training will be two years. In the case of those who have completed the Intermediate in P.A. course, the period will be only one year whether they have passed the University examination or not.

3. Persons holding certificates of having passed the Matriculation or the Upper Secondary Examination or those holding satisfactory Secondary School-Leaving Certificate are eligible for admission into the secondary grade. In the case of Secondary School-Leaving Certificate holders, a true copy of their final examination marks should accompany the application.

4. As regards qualifications for admission into the Elementary Higher grade, only those candidates who have passed at least Form III or Standard VIII or have been awarded an Elementary School-Leaving Certificate of the VIII standard marked fair or good are eligible.

5. Candidates for admission should state whether they are willing to reside in the school hostel. Preference should be given to those who are willing to do so.

6. The ordinary rate of provision stipend for secondary training students is Rs. 15 and for higher secondary students Rs. 18-4-0 per session. In addition to provision stipend, teachers employed in board and managed schools will also be admitted for training, but no provision stipend will be granted to them if they hold permanent appointments in their schools.

7. Candidates for the secondary grade should submit their applications to the Deputy Inspectors of their schools who will forward consolidated lists to the Principal along with the applications. Candidates for the secondary grade who hold no appointments or who hold appointments in elementary schools, should however submit their applications through the Deputy Inspector or President of a Public Board or Chairman of a Municipal Council.

8. Applications for admission from secondary students and the lists with applications from subordinates (teaching officers) should reach the undersigned not later than 30th April 1928. Applications received after this date will not be considered.

9. Printed forms of applications can be obtained, in the case of secondary candidates from the Inspectors, Secondary and Training Departments, Government College, Coimbatore, and in the case of higher secondary candidates from the Deputy Inspectors of Schools.

K. SRINIVASA PATRACHARIYA,
Principal.

Government College, Coimbatore,
31st February 1928.

GOVERNMENT INSTITUTE OF COMMERCE, MADRAS.

Applications for admission to the Institute of Commerce should be sent in as set forth below:

Principal not later than 1st June 1928. Applications should contain the particulars given at the end.

Application should be made in the form attached.

3. The qualifications for admission and other particulars will be found in the prospectus given below.

INSTITUTE OF THE GOVERNMENT INSTITUTE OF COMMERCE, MADRAS.

GENERAL.

(1) (A) The Institute is intended primarily to afford facilities for the training of persons who will be qualified to assist the accounts of the Government companies falling within the scope of the Indian Life Assurance Companies Act, 1912, of companies registered under the Indian Companies Act, 1913, and of companies registered under the Provident Insurance Societies Act, 1913.

(2) The Institute will also train persons desirous of engaging in commercial undertakings and filling responsible positions as managers, secretaries, accountants, etc. The intention of the Institute is imparted to thoroughly practical instruction in the course that it is mainly based on recommended experience gained by constant touch with current developments of business.

3. The classes are at present held in the Law College.

4. It is also intended to impart instruction in English Composition and Proof-writing, Elementary Mathematics and general commercial subjects.

5. Candidates for admission into the Institute should be at least Matriculate or holders of Completed Secondary School-Leaving Certificate who are desirous of admission in University course of study or those who have passed the High School examination for the Secondary and such others as in the opinion of the authorities possess sufficient knowledge to be benefited by the instruction imparted in the Institute. Students with higher qualifications will be given preference. Persons who do not intend qualifying for the Accountancy diploma may also be admitted into the Institute.

6. Examinations—(a) The final examination will be held by the Accountancy Diploma Board, Bombay. Examinations from the Regulations of the Board are given below; (b) Pupils will also be prepared for the advanced examinations in commercial subjects under the scheme relating to the Madras Government Technical examinations. Annual and periodical examinations will be conducted by the Principal assisted by the staff.

7. The hours of work will be arranged as far as possible to coincide with the business hours. The price of instruction is to hold the classes from 7-30 to 1-30 p.m. and 4-30 to 7-30 p.m.

8. Fees—Fees for the (A) course will be Rs. 15 for the first term and Rs. 12 for the second term, both payable in advance. Candidates who have appeared for the Government Diploma in Secondary Examination and failed to secure a pass therein may receive instruction in only one of the subjects for the examination on payment of three-fourths of the fee payable for each term. The fees for the (B) course are as follows:—

		Lower grade		Higher grade.	
		First term.	Second term.	First term.	Second term.
		Rs.	Rs.	Rs.	Rs.
One subject	21	7	21	7
Two subjects	25	9	25	14
Three subjects	29	13	29	18
Four subjects	33	17	33	22
Five subjects	40	24	40	29

A Reading fee of 4 annas per term should be paid by each student in both (A) and (B) courses along with the term fees.

The entrance examinations take place in July every year. There are two terms in the year—the long term, July to December, and the short, January to March.

2. The classes for the existing courses will commence work on Monday the 2nd July 1925. Applications received after this date will not generally be entertained.

3. About 40 students will be admitted to the Accountancy and Auditing or (A) course, and only a limited number of students for the Government Technical Examination or (B) course will be admitted. The Principal will intimate to each of the applicants as are selected for admission and they should join the Institute on the date fixed by the Principal.

4. A seat for admission to the Audit course will not be reserved unless a sum of Rs. 20 is sent immediately after intimation of the applicant's selection for the course. Credit will be allowed for this sum in adjusting the fees for the long term. If a selected candidate does not join the Institute, the sum will definitely be forfeited to Government.

5. A seat for admission to the Technical Examination course will not be reserved unless a sum of Rs. 5 is sent immediately after intimation of the applicant's selection for the course. Credit will be allowed for this sum in adjusting the fees for the long term. If a selected candidate does not join the Institute the sum will definitely be forfeited to Government.

6. No admission of repetition of application will be given unless sanctioned by an official period or receipt of the applicant.

7. Attendance.—To be eligible for admission to the examination students must have attended three-fourths of the working days in each year.

8. Holidays and vacations.—The Institute shall be closed for the Midsummer and Christmas vacations for each year as may be fixed from time to time and on granted holidays.

(A) EXTRACTS FROM THE REGULATIONS OF THE BOMBAY ACCOUNTANCY DIPLOMA BOARD.

1. The Diploma in Accountancy of the Education College of Commerce and Economics, Bombay, will be awarded to a candidate by the Government of Bombay subject to the following conditions:—

First.—That he has passed (1) the examination of the Accountancy Diploma Board on accordance with the regulations hereunder or (2) the examination presented for the Degree of Bachelor of Commerce of the University of Bombay with advanced accountancy and auditing as his special subject;

Secondly.—That he has received adequate practical training in accountancy as prescribed in the regulations; and

Thirdly.—That he bears a good moral character and has attained the age of 15.

Holders of this diploma will be styled "Government Diplomates in Accountancy" (G.D.A.).

2.—Examination for the Diploma in Accountancy.

3. Madras is one of the centres for the examinations. The examinations will be held in March or April every year as may be sanctioned by the Board.

4. Applications for admission to this examination must reach the Secretary to the Accountancy Diploma Board, Bombay, before the 31st January immediately preceding the date of the examination with a fee of Rs. 50 per candidate.

5. A candidate for admission to this examination must at least be now declared eligible for admission to University courses of study and must produce a

certificate in the prescribed form from the headmaster or headmistress, recommending him for the Accountancy Diploma Board that he has, subsequent to passing such an examination, studied for a period of two academic years at such an institution and is fit to present himself for the examination. No such certificate shall be required from a graduate of one of the Universities of India or of the United Kingdom.

6. Candidates for the examination will be examined in the following subjects:—

A. Accountancy and Auditing.—

(1) The principles and practice of book-keeping and accounts including a knowledge of the system of accounts in use in different classes of business.

(2) Auditing.

* Books recommended:—

L. R. Dickson's *Advanced Accounting*.
Spicer and Pegler's *Book-keeping and Accounts*.

L. R. Dickson's *Auditing*.
Spicer and Pegler's *Practical Auditing*.
Mr. A. R. Spengler's *Intermediate Companies' Accounts*.

J. F. McLaughlin's *Book-keeping of a Laid Office*.

B. Mercantile Law.—

(1) The Indian Law relating to Joint Stock Companies, Life Assurance Companies and Provident Insurance Societies.

(2) The Indian Law relating to Contracts, Negotiable Instruments, Indemnity and Agency.

(3) Charter Parties, Bills of Lading, Freight and Marine Insurance.

* (4) The main provisions of the Indian Stamp and Limitation Acts relating to the above.

* Books recommended:—

Smith's *Mercantile Law*, Vol. I.
Horne's *Mercantile Law*.
S. R. Datta's *Indian Mercantile Law*.

6. (a) Three papers of three hours each will be set in Accountancy and Auditing as detailed below:—

First paper—General Accounts.
Second paper—Special Accounts.
Third paper—Auditing.

(b) Three papers of three hours each will be set in Mercantile Law as detailed below:—

First paper—The Law of Contracts and Agency.

Second paper—Company and Insurance Law.

Third paper—Negotiable Instruments, Bills of Lading and Indemnity.

7. To pass the examination a candidate must satisfy the Board that he possesses an adequate knowledge of each of the two subjects referred to in regulation 6.

8. Failure to satisfy the Board will not disqualify the candidate from presenting himself at a subsequent examination on a new application being forwarded and a fresh fee paid.

II.—Facts of Training in Accountancy.

9. A candidate for the diploma in accountancy shall be required to prove to the satisfaction of the Accountancy Diploma Board that he has, for the period specified below, acted as an apprentice or as an assistant to (1) a Chartered Accountant, (2) an Incorporated Accountant, or (3) the holder of a permanent author's certificate under the Indian

* These books are issued or helped to the students, but are not purchased as library property.

Compensate Act, 1923, approved by the Local Government of the Province where born residing—

(a) Those years in the case of students of a recognised institution (other than University graduates) and who show the two years that they have attended a recognised institution under regulation 4.

(b) Three years in the case of graduates of one of the Universities of the United Kingdom or of India.

(c) Students will be prepared for the Lower and Higher Grade Technical examinations in the following subjects:—

(1) Book keeping; (2) Theory and Practice of Commerce; (3) Commercial Geography including Commercial History; (4) Book-keeping; (5) Shorthand.

(6) The syllabus prescribed for the Malaya Government Technical Examination in these subjects will be adopted. Copies of the syllabuses can be had on payment at the Government Branch Press, Mount Road, Madras. Clause will be found where there is a sufficient number of applicants at each of the above subjects. It is expected that the full course can be completed in two years' time. It is desirable that candidates should have a sufficient grounding in English and provision has been made for the purpose.

(7) There will be admission in January 1928 to the following type of students:—

(a) To the special class in shorthand, higher and lower grades; (b) candidates preparing for the April term Examination and to the September class in shorthand of candidates preparing for the December 1928 Examination. The admission will be for the short term (January to March 1928) only and fees for that term, including reading room, fees payable in advance, are as under:—

Higher grade, Rs. 9-6; Lower grade, Rs. 7-6.

(8) To the G.D.A. Course of candidates who having failed at a previous G.D.A. Examination desire to receive instruction in only one of the subjects for the examination to be held in 1928. The fee payable in advance and for the term (January to March 1928) will be Rs. 12 (including a reading-room fee of eight annas). Such candidates if wishing to have admission for the entire course may do so by paying in advance the full term fee of Rs. 22-6 (including reading-room fee).

Particulars for application for admission.

Name of applicant in full (house or village name); age last birthday and date of birth; present address of the applicant; permanent address of the applicant; occupation of the student; the University Examination or other educational test the applicant has passed with date of passing; the examination applicant desires to study for (name of the nature of subjects); religion; caste; name of father or guardian and his address; occupation of father or guardian; name of local (village) school; whether or not the applicant is a member of any religious or social organisation; whether educated or has had education; last school or college and class from which student has come; signature of applicant.

M. K. DANDRICKS,
Principal.

Govt. Institute of Commerce, Madras,
14th February 1928.

GOVERNMENT TRAINING SCHOOL FOR WOMEN, CALCUTTA.

Applications are invited from candidates who seek admission in the above school for elementary grade testing in July 1928.

1. The period of training will be two years.

2. The rate of provincial stipends is as follows:—

	Per month.
Rs. A. P.	
(a) Higher Elementary Grade.	10 2 0
(b) Lower Elementary Grade (Hindu and Mahomedan).	10 2 0
Lower Elementary Grade (Christian).	8 2 0

4. In addition to Provincial stipendaries, candidates whose stipends are paid by local or municipal boards will also be admitted for training. No provincial stipends will be granted to teachers who hold permanent appointments in board or municipal schools.

5. The minimum qualification required for admission is:—

(a) Elementary Lower Grade:—

(i) Elementary School-Leaving Certificate of having passed at least the V Standard examination, or

(ii) A certificate from one of the Inspecting Officers to the effect that the statements of the candidates are not below the standard of the above grade.

(b) Elementary Higher Grade:—

(i) A certificate of having passed at least the Third Term examination in a recognised school, or
(ii) Elementary School-Leaving Certificate of the VIII Standard.

6. The age of the applicants must not be below 14 or above 15. Those who have not yet attained the minimum age of three years in a recognised school will be admitted if their ages do not exceed 15.

7. Applications for admission in the prescribed form signed by a manager of a recognised school with a promise of appointment after training should be submitted to this office through the Inspecting Officer of the range before the end of March 1928. The general educational certificate and a conduct certificate from one of the officers mentioned below should also accompany the application as original:—

(i) President of a Taluk Board.

(ii) Chairman of a Municipal Council.

(iii) Manager or Headmaster of a recognised secondary school.

(iv) Deputy Inspector or Sub Assistant Inspectors of Schools.

8. A selection examination in arithmetic, Malayalam and general knowledge will be held in this school at 10 a.m. on 10th April 1928. Only those who secure sufficient number of marks in the above examination will be admitted.

9. Every selected applicant will be an probationer for two working days.

10. There is a hostel attached to this school with separate arrangements for Hindus, Europeans and Christians. It is compulsory for students who are residents outside Calcutta to reside in the hostel and to observe the hostel rules.

S. PAUL,
Assistant in charge.

Govt. Training School for Women, Calcutta,
8th February 1928.

GOVERNMENT TRAINING SCHOOLS IN THE KANT GODAVARI DISTRICT.

The Officiating District Educational Officer, East Godavari, Comacina, hereby notifies for the information of the Deputy Inspectors, Managers of Model Schools and the Headmasters of Board and Municipal Schools in the district, that candidates of

the Higher and Lower Elementary grades will be admitted for training in July 1938 in the following Government Higher Elementary Training Schools under the several :-

Name of Institution.	Number of students to be admitted to the training in the several grades for the year.		
	Elementary Higher	Elementary Lower	Total
(1) Government Higher Elementary Training School for Males, Rangoon.	10	40	50
(2) Government Higher Elementary Training School for Males, Mandalay.	40	40	80

1. The period of training is two years in the case of students of both the Elementary Higher and Lower grades.

2. The rates of Provincial stipends per month shall be as follows :-

	Rs.	A.	P.
Students in the Elementary Higher grade.	10	8	0
Students in the Elementary Lower grade.	8	8	0
Middle-class	10	8	0
Depressed classes	10	8	0

3. The District Educational Officer, East Gambia, will make the selection on the recommendation of the Deputy Inspector of Schools and the Sub-Assistant Inspectors of Girls Schools, East Gambia District Range, but applications for admission should be forwarded to the Deputy Inspector or the Sub-Assistant Inspectors of the ranges concerned. Current and full details should be furnished in the applications and the names relating to the "general occupation" category shall be full.

4. The Deputy Inspector and the Sub-Assistant Inspectors in the district are requested to submit to the District Educational Officer two separate lists for each Government Training School, one of selected candidates according to the usual number in merit, and the other of rejected candidates. Separate lists for Municipal and Board stipendiaries should also be submitted for each municipality and local board. The rejected list should show the reasons in detail for rejection against each name. The list should show the number and nature of the general education certificate attached to each application.

5. For admission into the Elementary Higher grade, candidates should have passed the Middle school or the Lower Secondary examination, or should possess transfer certificates from the Headmaster of a recognized High or Middle school of having secured promotion from the third form or an elementary school-leaving certificate issued by a Deputy Inspector of having satisfactorily completed the eighth standard course. Only those who have passed the primary examination or secured an elementary school-leaving certificate issued by a Deputy Inspector of having satisfactorily completed the fifth standard course or its equivalent need apply for admission into the Elementary Lower grade.

6. Candidates who do not satisfy the conditions of admission as in rule III of the Malawi Educational Rules should not, except in very special circumstances, be included in the list.

7. Printed or cyclostyled forms of application may be obtained from the Deputy Inspector of Schools of regions in which the candidates are employed.

8. The applications of candidates who have not presented their general educational certificates in regard will not be considered. Certificates of physical fitness will be required for all the candidates who have been selected.

9. Applications from the teachers employed in schools within the East Gambia District may come through the District Educational Officer of the district in which they are employed. The lists and the applications should reach the District Educational Officer not later than the 31st May 1938. Applications which are received after that date and which are not prepared in accordance with the above instructions will not be considered.

10. In addition to provincial stipendiaries, candidates whose stipends are paid by local or municipal boards will be admitted for training. No provincial stipends will be considered for teachers who hold permanent appointments in Board and Municipal schools, or who hold any previous appointments in permanent vacancies or who have been given provincial appointments by the Presidents of Local Boards or Chairmen of Municipal Councils who employ them. In the case of those teachers, intimation as to the nature of appointment held by them and whether provision has been made by local bodies in their budgets for their training should be furnished. The applications of such candidates will have to be signed by the Presidents of Local Boards and the Chairmen of Municipal Councils.

11. Selections to the Higher and Lower Elementary Training schools will be made with due regard to the representation of communities.

G. DAMODARA MUDALIYAR,

Off. District Educational Officer, East Gambia.

Comada, 16th February 1938.

GOVERNMENT HIGHER ELEMENTARY TRAINING SCHOOL, SALEM.

The District Educational Officer, Salem, hereby notifies for the information of intending candidates for teachers' training, vacancies of schoolmasters, presidents of local boards, chairmen of municipal councils, presidents of village panchayats, and the Deputy Inspectors of Schools in the Salem district that candidates for training in the elementary higher and lower grades will be admitted in July 1938 in the Government Training School noted below :-

Name of Institution.	Number of provincial stipendiaries.	
	Elementary Higher	Elementary Lower
Government Higher Elementary Training School, Salem.	10	40

1. In addition to the number notified above, candidates whose stipends are lower by local bodies or who are prepared to be educated as non-stipendiaries will also be admitted, if accommodations are available.

2. The period of training will be two years in the case of students of both the elementary higher and lower grades.

3. The ordinary rates of provincial stipends for the elementary higher and lower grades are Rs. 10-8-0 and Rs. 8-8-0 per month respectively.

4. Persons who have passed Form III of a recognized secondary school or have been granted elementary school-leaving certificate of VIII standard passed at least 'Fair' will be considered qualified for admission into the elementary higher grade and those who have passed the late Primary examination or obtained elementary school-leaving certificate of V standard marked 'Fair' or a trained certificate qualifying the holder to teach up to and IT standard or the new V standard will be considered fit for admission into the elementary lower grade.

Professors will be given the same facilities where educational qualifications are above the minimum required and it is provided in candidates seeking admission into the higher grade.

8. All applications for training should be submitted in the prescribed form through the managers of schools in which the applicants are employed to the Deputy Inspectors of Schools of the nearest educational division together with general educational qualifications in original or as before the 15th April 1928. Applications received after the prescribed date and those submitted direct to the District Educational Office are liable to summary rejection.

9. There are three hosts attached to the Training School, viz. for Brothers, non-Brahmins and Adivasides. *Admission into these hosts is compulsory in the case of all non-residents of Salem.*

10. The Deputy Inspectors of Schools are requested to submit to the District Educational Office not later than the 15th April 1928 two lists separately for the different grades with definite recommendations for admission or rejection together with the applications previously furnished with relevant statements. The consolidated list should furnish clear information under the following headings:—

(1) Serial number, (2) Name of candidate, (3) Age on 1st July 1928, (4) Date of birth (month—the season), (5) present application, (6) qualifications, (7) length of service as teacher, (8) Provincial application, (9) Nature of stipend (Practical or Simultaneous or stipendiary), (10) Recommendations of the Deputy Inspectors of schools.

11. Applications are prepared in the prescribed format and in property as appropriate for the two grades from non-residents are submitted to be rejected. Such applications need not be submitted to the District Educational Office.

12. In the case of applications from defunct Government or School leaving Certificate holders for one year's training in the elementary higher grade, the conditions stated in Proceedings No. 2855-7, dated 20th September 1927, of the Director of Public Instruction, recommended in the office of the C. W. 419 G. dated 15th September 1927 should be fully complied with.

13. Printed application forms can be had from Deputy Inspectors of Schools in the district.

14. Candidates who attempt to connive or in bring influence to bear on the selecting officers personally or by letter either by inspection or through the agency of any school, friend, officer, or other persons will be disqualified for admission.

S. A. STEELE,
District Educational Officer.

Salem, 14th February 1928.

GOVERNMENT TRAINING SCHOOLS IN THE TANJORE DISTRICT.

Applications are invited from candidates who seek admission in July next into the following Government Training schools in the Tanjore district in the several grades mentioned against each. The maximum number of provincial stipendiaries that may be admitted in each grade is also mentioned below:—

	Secondary.	Elementary Higher.	Elementary Lower.
Government Secondary Training School, Tanjore ..	50	80	40
Government Training School, Rayanahalli ..		40	40

15. Matriculation in the Upper Secondary examinations and the possession of such S.S.L.C. certificates are necessary for the District Educational Office

are the minimum qualifications for admission into the Secondary grade. Holders of the S.S.L.C. certificates should attach to their applications certified copies of the school and public examination marks. The period of training will be two years except in the case of those who have passed the Intermediate examination or the late F.A. examinations of the Madras University or have undergone the full course prescribed for such examination. In these cases it will be one year.

16. For the Elementary Higher grade those who have passed the late Lower Secondary examination or who have successfully undergone the III Form in the VIII standard course will be considered eligible for admission and for the Elementary Lower grade those who have reached some lower stage of instruction below III Form will be considered eligible. The admission to the Elementary Lower grade will be treated as far as possible to backward communities and to those who have put in long service.

17. The ordinary rate of provincial stipend is as follows:—

	For admission.
	Rs. A. P.
Secondary grade ..	15 0 0
Elementary Higher grade ..	10 0 0
Elementary Lower grade ..	8 0 0

18. In addition to the material stipendials the District Educational Officer will be prepared to admit candidates whose stipends are paid from local, municipal or private funds and also candidates on free students provided accommodation is available.

19. Applications from teachers from Secondary grade teachers employed in recognized Secondary schools should be countersigned by the manager of such recognized institutions and submitted to the District Educational Officer not later than 30 April 1928. Printed forms may be obtained either from the District Educational Officer or from the Deputy Inspector of Schools. Application for admission forms should be accompanied by half size portrait photographs.

20. Applications from teachers of Secondary grade employed in Elementary schools and from those who have advanced into Secondary Higher and Lower grade should be submitted through their respective managers or superintendents to the Deputy Inspectors of Schools concerned in time to enable them to recommend and submit their applications to the District Educational Officer by the 1st April 1928.

21. Every candidate should forward with his application copies of conducted general education certificate. The originals will have to be produced at the time of admission. On no account originals of certificates should be attached to the applications. Requests for the return of certificates attached to the applications will not be considered.

Every student will be on probation for fifty working days.

22. The Deputy Inspector of Schools will without delay submit to the District Educational Officer by the 1st April 1928 two lists in the usual tabular form, one containing list of candidates recommended for admission and the other containing the list of candidates recommended for rejection in each grade with the applications. All the applications received by the Deputy Inspector of Schools should find a place in either of the lists.

23. Applications received after 15th April 1928 will not be considered and they will be returned.

T. P. S. RASHEE,
District Educational Officer.

Tanjore, 15th February 1928.

appearing in them may have a first claim for admission.

6. In addition to provincial stipendiaries, candidates whose stipends are paid by local or territorial boards will be admitted for training as also private candidates as free students without stipends.

3. In the case of teachers employed in Board and Municipal schools, more information should be furnished regarding the nature of the appraisals held by them (permanent, temporary, etc.) and whether or not they have any say in their own advancement. It is suggested that the Board should have some say in their promotion, and that the Board should have some say in their training. The interests of the District Department is involved in the case of the Municipal Educational System. The application of such methods should be signed by the principals of local boards and in these cases no sectional interests will be mentioned.

6. A candidate qualification for admission, only the candidates who have earned the recommended of the third class or eighth standard and have been found fit for promotion to the fourth tier or have been awarded an elementary school-leaving certificate of the eighth standard ranked as fair or good are eligible for admission into the Elementary Higher class and only those who have passed the late Primary Examination or the fifth standard with the elementary school-leaving certificate or the third or fourth or the Secondary School examination have been found fit for admission into the secondary schools are eligible for admission into the Lower class. Preference should be given as much as possible to candidates whose elementary standards are above the minimum requirements. The certificate of general education should be sent in original with the application and the list should be carefully noted in the answer column. The certificate of general education must be produced only by the candidates as applicants. The original certificate should not be submitted by candidates whose applications are signed by the interviewing officers.

8. In the case of candidates for the Elementary Lower grade, the Deputy Inspector of schools are requested to hold a suitable competitive examination on some convenient date in (1) Verbal, (2) Arithmetic and (3) General knowledge and select the candidates for admission. The marks obtained by them should be noted in the remarks column of the selected list. These examinations may be held at more than one centre to suit the convenience of the applicants but the papers set should be of the same nature.

18. There is a hostel attached to the Training School, Yarangapattam. Candidates who do not live with their families will be required to reside in the hostel and to pay hostel charges.

11. Printed forms of application can be obtained on request from the Deputy Inspectors of Schools.

13. Applications completed in accordance with the above instructions should reach the undersigned before the 15th May 1928, together with the list referred to in paragraph 4 above. They received after the due date will not be considered.

SHULAM DASTAGER,
District Educational Officer.

Young (police), 11th February 1978.

NOTES & Correspondence

It is hereby notified that Edmund Venetian-ski, resident of York IV, Board High School, Avondale, in the Eastern district, is permanently deferred from admission to any recognized Secondary School in the Presidency in Proceedings No. 34/78, dated 1st February 1929, of the

Director of Public Instruction, Madras, as he secured admission to a higher form by tampering with the entries of one transfer certificate and forging another.

Dr. SURYAPRAKASH RAO,
District Educational Officer, Kurnool

Northampton, 15th February 1934.

UNCLAIMED CERTIFICATES

The Secondary School-leaving Certificate mentioned below have been awarded from the Headquarters of the Schools in which they were lying dormant for over two years. Six of them are admitted within a month of the publication of this notice and are entered through the Secretary, S.H.E.C. Board, Madras, provided the students submit their applications through the Headquarters concerned with no difficulties arise from some responsible person, including the representative of the school. The others will be accepted by Ministry according to Procedure D.O. No. 248, Date Dec. 1948, dated 13th March 1949, of the Director of Public Instruction, Madras.

Name of pupil: _____
Date: _____

BOARD HILL SCHOOL, BOYTON.

617126 *Marketing's Labour Movement*

世界日報、東洋經濟新報、每日新聞、朝日新聞、日本經濟新聞、

94809 B Kuching,
92816 M. Nagasawa.
91049 S. Ma Jamia,
73746 Kanchali Mach.
92776 Pongpan's Hongkong, H.K.
79476 N. Nattaporn Sam.

TAYLOR HIGH SCHOOL, MANASSAS

47216a Jukka Keskisalo
47216b Keskisalo Jukka

金亨俊 HJIN HONG, MAREK

417389 *Reptern Fincares,*
2004n *Polys. Salmagundi*

BOARD HIGH SCHOOL, TAYLOR

12614 Christian Tschöke, Bernadette ...

T. S. KRISHNAMURTHI,
District Educational Officer, West Godavari
Camp Tirumakuram, 18th February 1928

The Secondary School-Leaving Certificate of the unaffiliated pupils have been left unutilized for over two years. Study of the certificate as awarded within one month from the date of the certificate will be sent to the pupils concerned, provided they submit, with their applications for the certificate, a certificate of identity from a responsible person. Other certificates will be destroyed.

BB L.C. number	Name of page	BB L.C. number	Name of page
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WILLIAM WILSON HIGH SCHOOL,
COLUMBIA, MO.

34979a	<i>L. S. Brown</i> (type)	34979b	<i>Rosa rugosa</i> , M
34980a	<i>Rosa rugosa</i> , M, F, V.	34980b	<i>Rosa rugosa</i> , M
34981a	<i>Rosa rugosa</i> , M	34981b	<i>Verbena officinalis</i> , K
34982a	<i>Rosa rugosa</i> , M	34982b	<i>Verbena officinalis</i> , K
34983a	<i>Rosa rugosa</i> , M	34983b	<i>Verbena officinalis</i> , K
34984a	<i>Rosa rugosa</i> , M	34984b	<i>Verbena officinalis</i> , K
34985a	<i>Rosa rugosa</i> , M	34985b	<i>Verbena officinalis</i> , K
34986a	<i>Rosa rugosa</i> , M	34986b	<i>Verbena officinalis</i> , K
34987a	<i>Rosa rugosa</i> , M	34987b	<i>Verbena officinalis</i> , K
34988a	<i>Rosa rugosa</i> , M	34988b	<i>Verbena officinalis</i> , K
34989a	<i>Rosa rugosa</i> , M	34989b	<i>Verbena officinalis</i> , K
34990a	<i>Rosa rugosa</i> , M	34990b	<i>Verbena officinalis</i> , K
34991a	<i>Rosa rugosa</i> , M	34991b	<i>Verbena officinalis</i> , K
34992a	<i>Rosa rugosa</i> , M	34992b	<i>Verbena officinalis</i> , K
34993a	<i>Rosa rugosa</i> , M	34993b	<i>Verbena officinalis</i> , K
34994a	<i>Rosa rugosa</i> , M	34994b	<i>Verbena officinalis</i> , K
34995a	<i>Rosa rugosa</i> , M	34995b	<i>Verbena officinalis</i> , K
34996a	<i>Rosa rugosa</i> , M	34996b	<i>Verbena officinalis</i> , K
34997a	<i>Rosa rugosa</i> , M	34997b	<i>Verbena officinalis</i> , K
34998a	<i>Rosa rugosa</i> , M	34998b	<i>Verbena officinalis</i> , K
34999a	<i>Rosa rugosa</i> , M	34999b	<i>Verbena officinalis</i> , K
35000a	<i>Rosa rugosa</i> , M	35000b	<i>Verbena officinalis</i> , K

S.E.C. number.	Name of pupil.	S.E.C. number.	Name of pupil.
BOARD HIGH SCHOOL, KOLLEGAAL.			
4040A	Vandenberg, A. W.	4040B	A. F. Vengema
4040C	Wolfe, John, S.	4040D	Wolfe, John, S.
4040E	A. K. K. K.	4040F	F. K. K. K.
4040G	E. P. K. K.	4040H	E. P. K. K.
4040I	H. S. K. K.	4040J	H. S. K. K.
4040K	K. S. K. K.	4040L	K. S. K. K.
4040M	M. S. K. K.	4040N	M. S. K. K.
4040O	O. S. K. K.	4040P	O. S. K. K.
4040Q	Q. S. K. K.	4040R	Q. S. K. K.
4040S	S. S. K. K.	4040T	S. S. K. K.

MUNICIPAL HIGH SCHOOL, COIMBATORE.

4040A	K. S. K. K.	4040B	K. S. K. K.
4040C	K. S. K. K.	4040D	K. S. K. K.
4040E	K. S. K. K.	4040F	K. S. K. K.

MUNICIPAL HIGH SCHOOL, KINFEEL.

4040A	K. S. K. K.	4040B	K. S. K. K.
4040C	K. S. K. K.	4040D	K. S. K. K.
4040E	K. S. K. K.	4040F	K. S. K. K.
4040G	K. S. K. K.	4040H	K. S. K. K.
4040I	K. S. K. K.	4040J	K. S. K. K.
4040K	K. S. K. K.	4040L	K. S. K. K.
4040M	K. S. K. K.	4040N	K. S. K. K.
4040O	K. S. K. K.	4040P	K. S. K. K.
4040Q	K. S. K. K.	4040R	K. S. K. K.
4040S	K. S. K. K.	4040T	K. S. K. K.

DIANAND JEWELLRY SHOP SCHOOL, COCHINMALAYAM.

4040A	K. S. K. K.	4040B	K. S. K. K.
4040C	K. S. K. K.	4040D	K. S. K. K.
4040E	K. S. K. K.	4040F	K. S. K. K.
4040G	K. S. K. K.	4040H	K. S. K. K.
4040I	K. S. K. K.	4040J	K. S. K. K.
4040K	K. S. K. K.	4040L	K. S. K. K.
4040M	K. S. K. K.	4040N	K. S. K. K.
4040O	K. S. K. K.	4040P	K. S. K. K.
4040Q	K. S. K. K.	4040R	K. S. K. K.
4040S	K. S. K. K.	4040T	K. S. K. K.

MUNICIPAL HIGH SCHOOL, OOTICAMUND.

4040A	K. S. K. K.	4040B	K. S. K. K.
4040C	K. S. K. K.	4040D	K. S. K. K.
4040E	K. S. K. K.	4040F	K. S. K. K.
4040G	K. S. K. K.	4040H	K. S. K. K.
4040I	K. S. K. K.	4040J	K. S. K. K.
4040K	K. S. K. K.	4040L	K. S. K. K.
4040M	K. S. K. K.	4040N	K. S. K. K.
4040O	K. S. K. K.	4040P	K. S. K. K.
4040Q	K. S. K. K.	4040R	K. S. K. K.
4040S	K. S. K. K.	4040T	K. S. K. K.

BOARD HIGH SCHOOL, BHAVANI.

4040A	K. S. K. K.	4040B	K. S. K. K.
4040C	K. S. K. K.	4040D	K. S. K. K.
4040E	K. S. K. K.	4040F	K. S. K. K.
4040G	K. S. K. K.	4040H	K. S. K. K.
4040I	K. S. K. K.	4040J	K. S. K. K.
4040K	K. S. K. K.	4040L	K. S. K. K.
4040M	K. S. K. K.	4040N	K. S. K. K.
4040O	K. S. K. K.	4040P	K. S. K. K.
4040Q	K. S. K. K.	4040R	K. S. K. K.
4040S	K. S. K. K.	4040T	K. S. K. K.

ASHOK RAJAM, District Educational Officer, Coimbatore and the District.

Coimbatore, 20th February 1923.

B-2

The Secondary School-Leaving Certificate of the undermentioned pupils are proposed to be destroyed as they are left with the Headmaster concerned by the authorities for over two years. Each of the certificates is to be destroyed within one month from the date of the notification, with the consent of the pupils concerned provided the Headmaster concerned along with the application for the certificates as identification certificate with his left hand finger prints from the Headmaster of the school in which the pupil left. No certificate to be destroyed as per instructions issued in Proceedings C. No. 209-D-23, dated 26th November 1922, of the Director of Public Instruction.

RAJAH'S HIGH SCHOOL, RAJAH.

S.E.C. number and name of pupil.	S.E.C. number and name of pupil.
4040A	4040B
4040C	4040D
4040E	4040F
4040G	4040H
4040I	4040J
4040K	4040L
4040M	4040N
4040O	4040P
4040Q	4040R
4040S	4040T
4040U	4040V
4040W	4040X
4040Y	4040Z

SCHWARTZ HIGH SCHOOL, RAJAH.

4040A	4040B
4040C	4040D
4040E	4040F
4040G	4040H
4040I	4040J
4040K	4040L
4040M	4040N
4040O	4040P
4040Q	4040R
4040S	4040T
4040U	4040V
4040W	4040X
4040Y	4040Z

T. B. KRISHNASWAMI,
District School Officer, Rajah, Madras.

Madras, 10th February 1923.

The Secondary School-Leaving Certificate of the undermentioned pupil has been received from the High School of this district in which it was left undestroyed for over two years. If the certificate is claimed within one month from the date of this notification, it will be sent to the pupil concerned through the Secondary School-Leaving Certificate Board, Madras, provided the Headmaster concerned along with his application, a certificate of identity (indicating left hand finger prints) from a Government officer of a responsible station or the Headmaster of the school where the pupil studied. If it is not claimed within this period, it will be destroyed as per instructions of the Director of Public Instruction, Madras, issued in his Proceedings C. No. 209-D-23, dated 26th November 1922.

QUEEN MARY HIGH SCHOOL FOR BOYS, CHENNAI, TIRUCHOOLAM.

S.E.C. number.	Name of pupil.
4040A	4040B

A. DURGAPUR,
Inspector of Public Schools, Northern Circle,
Tirucholam, 11th February 1923.

EX-STUDENTS, GOVERNMENT TRAINING SCHOOL, MARSAPOL.

The whereabouts of the following ex-students trained in this school not being traced, all Deputy Inspectors, Headmasters, Presidents of Local Boards, Chairmen of Municipalities or Unions, or correspondents of *Andal* Schools are requested to be good enough to indicate the undersigned if any of these ex-students are working in their jurisdictions.

No.	Name	Place/Address	Period of training
1.	Yonny Nigithuho	Katappa	1921-22
2.	Kanayya Venkata-somappa	Venkatapuram	Do.
3.	Thevata Venkata-sethi	Chavala	Do.
4.	Vidyanath Kishore-maji	Venkatapuram	1923-24
5.	Nikhilajay Sankaran	Sankaranthi	Do.
6.	Pudhukottai Kani Sankar	Kanayya	1922-23
7.	Krishnaiah Chavala	Chavala	Do.
8.	Krishnaiah Kishore-maji	Kishore-maji	1924-25
9.	Nikhilajay Sankaran	Sankaranthi	Do.

No.	Name	Place/Address	Period of training
10.	Saghar Venkata Sankaranthi	Kanayya	1924-25
11.	Chavala Venkata-sankaran	Chavala	Do.

SAT. KANESWARA SAI
Headmaster, Government Training School,
Marsapur, 15th February 1928.

VACANCY.

Advertisements are invited from Malayalam speaking ex-army men with previous service for the posts of attendants in the offices of the Deputy Inspectors of Schools in the Malabar district at a starting salary of Rs. 22 in the time of the Rs. 15-18. They should have a knowledge of English language and should be able to read and write English.

The applicants should show—(1) full name, (2) caste, (3) age, (4) birth and village, (5) general educational qualifications, (6) previous and present appointments if any and (7) period with date of the war service. The applications should be made in their own handwriting.

G. L. LOBO,
District Recruitment Officer, Malabar,
Calicut, 15th February 1928.



SUPPLEMENT TO PART I-B

THE FORT ST. GEORGE GAZETTE

No. 7]

MADRAS, TUESDAY EVENING, FEBRUARY 21, 1922

[PART, 6 p.m.]

GOVERNMENT EXAMINATIONS.

GOVERNMENT TECHNICAL EXAMINATIONS, NOVEMBER 1921

The following candidates are declared to have passed the Government Technical Examinations held in November 1921 in the subjects under which their names appear:—

(A notice will be published in Part I-B of the Fort St. George Gazette, in the month of March stating when and to whom applications should be made for admission.)

[N.B.—Applications from unsuccessful candidates asking for information as to the cause of failure or for a re-examination of their answer papers will not be attended to.]

E = English, MB = Madras Branch Civil Rights, C = Indian Civil Service, AI = Anglo-Indian, A.D. = Anglo-Dravidian.

* In Tamil.

Register number and name of candidate.	Class of examination.	Place of examination.
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LETTERPRESS PRINTING—COMPOSITOR'S WORK (LOWER GRADE).

Register number and name of candidate.	Class of examination.	Place of examination.
2724 T. K. Ganapathy Sripada ..	MB	Madras.
2726 Krishnaswami S. Srinivasan ..	MB	Do.
2727 C. B. Narayan ..	C	Do.
2741 Robert Douglas Macdonald ..	AI	Do.
2754 B. B. Krishnaswami ..	E	Do.
Second Class.		
2725 S. S. Srinivasan ..	C	Tamil Nadu.
2726 U. Srinivasan ..	C	Madras.
2727 V. M. Tamil ..	C	Do.

LETTERPRESS PRINTING—COMPOSITOR'S WORK (UPPER GRADE).

Register number and name of candidate.	Class of examination.	Place of examination.
2724 E. K. Kandas ..	MB	Madras.
2725 A. V. Srinivasan ..	MB	Do.
2741 E. F. Srinivasan ..	A.D.	Do.

LETTERPRESS PRINTING—PROOFREADER'S WORK (LOWER GRADE).

Register number and name of candidate.	Class of examination.	Place of examination.
2725 M. Srinivasan ..	MB	Tamil Nadu.
2741 Arthur Srinivasan ..	C	Madras.
2742 K. A. Srinivasan ..	MB	Do.

LETTERPRESS PRINTING—PROOFREADER'S WORK (UPPER GRADE).

Register number and name of candidate.	Class of examination.	Place of examination.
2725 Srinivasan ..	MB	Madras.

B-207, I

Register number and name of candidate.	Class of examination.	Place of examination.
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LETTERPRESS PRINTING—PRESS WORK (LOWER GRADE).

Register number and name of candidate.	Class of examination.	Place of examination.
2725 E. Srinivasan ..	MB	Madras.

PRINTING WORK—BOOK BINDING (UPPER GRADE).

Register number and name of candidate.	Class of examination.	Place of examination.
2725 G. Srinivasan ..	MB	Madras.

The following candidates are declared to have passed fully the Government Technical Examinations in Tailoring, having passed in all the three sections of the examination of the examination of November 1921 as hereunder specified:—

(A notice will be published in Part I-B of the Fort St. George Gazette, in the month of March stating when and to whom applications should be made for admission.)

[N.B.—Applications from unsuccessful candidates asking for information as to the cause of failure or for a re-examination of their answer papers will not be attended to.]

E = English, MB = Madras Branch Civil Rights, C = Indian Civil Service, AI = Anglo-Indian, A.D. = Anglo-Dravidian.

Register number and name of candidate.	Class of examination.	Place of examination.
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TAILORING (LOWER GRADE).

(1) Tailors.

Register number and name of candidate.	Class of examination.	Place of examination.
2725 Srinivasan ..	MB	Madras.
2726 S. S. Srinivasan ..	MB	Do.
2727 C. B. Narayan ..	C	Do.
2741 Robert Douglas Macdonald ..	AI	Do.

Second Class.

Register number and name of candidate.	Class of examination.	Place of examination.
2724 Srinivasan ..	MB	Chennai.
2725 S. S. Srinivasan ..	MB	Do.
2726 S. S. Srinivasan ..	MB	Do.
2727 S. S. Srinivasan ..	MB	Do.
2728 S. S. Srinivasan ..	MB	Do.
2729 S. S. Srinivasan ..	MB	Do.
2730 S. S. Srinivasan ..	MB	Do.
2731 S. S. Srinivasan ..	MB	Do.
2732 S. S. Srinivasan ..	MB	Do.
2733 S. S. Srinivasan ..	MB	Do.



THE FORT ST. GEORGE GAZETTE

Published by Authority

No. 71

MADRAS, TUESDAY EVENING, FEBRUARY 21, 1938.

1. From 4.00 to 4.05

Part 23.—Miscellaneous Notifications.

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2009		2008	
Administrative, General, etc.:			
Subtotal: Executive, Legislative, Finance, Public Works and General			267,228
Recreation:			
General	11	11	770
Capital	11	11	528
Financial	11	11	1,018
Planning	11	11	719
Statute	11	11	241
Public Works	11	11	12
Other:			
Subtotal: Executive, Legislative, Finance, Public Works and General			2,322
Total			2,589

APPOINTMENTS, LEAVE, ETC.

JENNINGS *et al.*

No. 19 Leave.—H. R. By Kajiara Orogatha Babu Rao Garu, District Muzaff, Hospet, is granted leave on average pay for ten days from 26th January 1928 and on half average pay for five days in continuation thereof.

High Court, Madras,
14th February 1923.

No. 10, Lane.—M. E. By. Vadakupattin Subhama (Shamshukh) Pilla Avaragol, District Munsif, Madras town, is granted leave on average pay without medical certificate for 175 weeks from 21st February 1952.

A. C. HAPPEL, -
Associate

High Court, Madras,
16th February 1918

TERMINAL

Leave.—Mr. S. Varadachari, Income-tax Officer, Third Circle, Madras, to be Income-tax Officer, Midghiri Circle, and Mr. L. W. Thompson, Income-tax Officer, granted leave from the 12th March 1924. The Income-tax Officer, First Circle, Madras, will hold charge of the Third Circle, Madras, in addition to his own until further orders.

Madras, 16th February 1924.

Leave and Appointment.—In partial mobilization of The Ottawa Minor's Proceedings No. 2778, dated 16th February 1892, Mr. E. M. F. Gault, Lieutenant

11.3

Officer, Ballary, is appointed to be Executive Officer, Pimpri-Chinchwad Circle, vice Mr. P. Anantaram Rao Nayadu, retired here. He should hand over charge to his hand clerk and proceed at once. The Junior Mr. Officer, Anantaram Circle, will hold additional charge of the Ballary Circle until further orders.

MacLean 1116 February 1974

Ordinance.—With the previous approval of the Executive the Governor in Council the Commissioner of Income Tax for the Presidency of Madras confers Mr. D. T. Prabhakar as Income-tax Officer with effect from the 27th April 1927.

F. H. BENNETT,
Commissioner of Internal Revenue

Moscow, 25th February 1932.

Appendix

Lowest.—M B Hy. H. Shree Han Awngal, Lecturer in Chemistry, Agricultural College, Combarow, is granted leave on average pay for three weeks from 4th January 1929.

G. B. HILSON,
Off. Director of Agriculture.

Melina, 10th February 1978.

Figure

Extension of Leave.—Mr. P. Gotsche, Member, is granted extension of leave for two months, the first twenty-seven days of the extension as privilege leave and the remainder as farleave on half average pay.
Madras, 10th February 1928.

Perhaps.—Mr. A. E. Griffiths, Assistant Commissioner of Forests, Madras Division, is invited to act

as District Forest Officer, Madras, from date of his retiring. Mr. S. A. Master will be located at Mysore by Mr. J. C. Wrench.

Mr. H. E. Brown, Extra Assistant Commissioner of Forests, attached to the South Combai division, will be attached to the Wynad forest division.

P. D. RICHMOND,

Acting Chief Commissioner of Forests.

Madras, 15th February 1928.

PUBLIC WORKS.

Transfer and Promotion.—M.R.Ry. Krishnam Acharya Velanda Acharya Aravind, Superintending Engineer, Tanjavar Circle, to the Madras Circle for change of a subdivision and to officiate as Assistant Engineer on Rs. 550 per mensem.

Madras, 15th February 1928.

Transfer and Promotion.—M.R.Ry. Manohar Vaidalishan Appa Sureshram, Asst. Engineer, Officiating Assistant Engineer, Kanchi Sub-division, Madras Western Division, Tanjavar Circle, to the Tanjavar-Mysore Project for change of a subdivision.

M.R.Ry. Kallur Seshu Appayya Kishore Acharya, Superintending Engineer, Eastern Division, Tanjavar Circle, to the charge of a subdivision in the circle and to officiate as Assistant Engineer on Rs. 550 per mensem.

W. G. MOCKENWOOD,

Chief Engineer, P. W. D. (General, Bridges & Road).
Madras, 14th February 1928.

Transfer.—The following transfers of charge will take effect from 1st March 1928:—

(a) Quarry and Crusher Subdivision (right bank), from the Executive Engineer, Workshops and Machinery Division, to the Executive Engineer, Workshops and Drivings Division.

(b) Salem Camp (Madras and Bellary) Sub-division, from the Executive Engineer, Workshops and Drivings Division, to the Executive Engineer, Camps and Buildings Division.

S. MATH, Sub-Engineer Koppa and S. Ramesh Acharya, Officiating Assistant Engineers, will be attached to Workshops and Drivings and Camps and Buildings divisions respectively.

G. T. MULLINS,

Engineer-in-Chief, Camps and Buildings Project.
Mettur, 14th February 1928.

Appointments.—M. Ry. Desagani Subrahmanyan Aravind, Superintending Engineer, Kistna Control Division, transferred to the Madras Circle, for change of a subdivision and to officiate as Assistant Engineer on Rs. 550 per mensem in Chief Engineer's Institution No. 2446 (T.G.C.), dated 9th January 1928, is reported to Tanjavar Division for change of the Executive subdivision, Mr. M.R.Ry. Bhadracharya Subrahmanyan Aravind, Officiating Assistant Engineer, transferred for duty under the Chief Engineer, Hydro Electric Development, as a Sub-divisional Officer.

V. HART,

Off. Superintending Engineer, Water Works Division.
Vijayapattinam, 15th February 1928.

MEDICAL.

Leave.—M.R.Ry. K. R. Suresh Appayya Aravind, B.A., L.M.S., Civil Assistant Surgeon, attached to Teluk Anjanthi (Local Fund) Hospital, Thudichalam, leave on average pay for three months from the date of exit under Fundamental Rule 81.

Extension of Leave.—M.R.Ry. K. Thevar Aravind, Civil Assistant Surgeon, Teluk Anjanthi (Municipal) Hospital, Thudichalam, extension of leave on average pay for one month from 2nd February 1928 under Fundamental Rule 81.

Posting.—M.R.Ry. Y. Suresh Aravind, B.A., M.B.B.S., Temporary Civil Assistant Surgeon, on special duty, Government Headquarters Hospital, Ottumman (The Nilgiris district), to Teluk Headquarters (Municipal) Hospital, Koda (Chingleput district), during the absence of M.R.Ry. U. Ananth Aravind, M.B.B.S., on leave for twenty days.
Madras, 15th February 1928.

Leave.—M.R.Ry. K. M. Malver Aravind, L.M.S., Assistant to the Professor of Medicine, Medical College, Madras, leave on average pay for fifteen days from 11th January 1928 under Fundamental Rule 81.

Madras, 14th February 1928.

Leave.—M.R.Ry. P. Arunachalam Aravind, M.B.B.S., Assistant to the Professor of Medicine, Medical College, Vijayapattinam, leave on average pay for one month and one day from 4th March 1928, with permission to avail of the furlough holidays from 2nd to 18th April 1928, both days inclusive under Fundamental Rule 81.

(By order)

K. MADHAVA MENON,

Principal Assistant to the Surgeon-General.
Madras, 15th February 1928.

GENERAL NOTIFICATIONS.

IMPERIAL LIBRARY.

SECRETARY'S BUILDINGS, 2, ESPRANDE EAST, CALCUTTA.

Open on [Week-days and Holidays, from 10 a.m. to 7 p.m.
Sundays and Holidays, from 2 p.m. to 5 p.m.]

The Imperial Library is also a Lending Library. It is free to all except children. There is no subscription to pay.

J. A. CHAPMAN,

Librarian.

NOTIFICATIONS.

The Registrar of Co-operative Societies, Madras, has, under section 39 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the Kottakkal Fisheries and Waters Co-operative Society, Limited, No. 4012, in the Cochin table of the Kottakkal district and has appointed the Deputy Registrar of Co-operative Societies, II Circle, Cannanore, to be Registrar under section 41 (1) of the same Act. This order will take effect on the expiry of two months from this date, viz., 6th February 1928.

The Registrar of Co-operative Societies, Madras, has, under section 39 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the Kottakkal Co-operative Society No. 2902 in the Mangalore table of the South Kanara District and has appointed the Assistant Registrar, Mangalore, to be Registrar under section 41 (1) of the same Act. This order will take effect on the expiry of two months from this date, viz., 6th February 1928.

M. M. HOOD,

Registrar of Co-operative Societies.
Madras, 16th February 1928.

DEPARTMENT OF AGRICULTURE.

Statement showing the inland consumption and exports of raw cotton in the Madras Presidency for the week ending 16th February 1928.

[Note.—All figures are in bales of 400 lb. each.]

Variety of cotton.	For the corresponding week of the previous year.		For the current week.			Total from 22nd January to the corresponding week of the previous year.		For the current year from 1st February 1928 to date.		
	Imported at auction (a).	Not exported by sea.	Imported at auction (b).	Not exported by sea (c).	Total (d).	Imported at auction (e).	Not exported by sea (f).	Imported at auction (g).	Not exported by sea (h).	Total (i).
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
Transvaal	929	565	77	95	19	115	11	221	80	301
Bahama	737	56	44	57	14	116	54	215	80	295
Orissella	294	56	348	499	846	847	56	423	172	595
Yorkshire and Westmor ..	217	55	283	483	766	6	66	423	1,011	1,440
Combed	869	75	20	57	30	5	112	4	20	24
Outside cotton	874	— 258	978	878	18	1,127	— 1,099	1,458	— 546	892
Total	3,196	— 225	2,145	— 115	1,189	2,311	— 1,048	2,885	80	2,965

(a) Cottons supplied in the corresponding week of previous year by auction mills.

(b) Cottons supplied in the current week by auction mills.

(c) Exports by sea in the current week—Madras—Northam and Westons 40; Combed—52; Talaver—55; Calicut—Orissella 210; Bangalore—50.

Exports by sea in the current week—Talaver 210 (from Kanad).

— Outside mls exports.

Quantity of cotton pressed in the pressing factories and of pressed cotton received at spinning mills in the Madras Presidency during the week ending 16th February 1928.

[Note.—All figures are in bales of 400 lb. each.]

Variety of cotton.	In the previous year.				In the current year.			
	Number pressed in week ending 16th February 1927.	Spun and pressed from 18th January 1927 to 16th February 1927.	Imported cotton at auction at various mills from 22nd January 1927 to 16th February 1927.	Total cotton pressed and spun from 22nd January 1927 to 16th February 1927.	Number pressed in the current week.	Spun and pressed from 1st February 1928 to date.	Imported cotton at auction at various mills from 1st February 1928 to date.	Total cotton pressed and spun from 1st February 1928 to date.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Transvaal	56	82	286	364	51	54	48	103
Bahama	217	127	128	472	54	54	44	152
Orissella	784	618	161	1,563	10	10	87	107
Yorkshire and Westmor ..	678	1,128	761	2,567	112	112	111	235
Combed	218	266	—	484	5	5	4	14
Outside cotton	—	—	—	—	—	—	53	53
Total	2,194	2,901	826	3,921	122	136	216	475

Statement of action pressed in the Madras Presidency for the week ending 14th February 1929.
[Section 5 (2) of the Cotton Grading and Pressing Facilities Act, 1923.]

Variety of cotton.	Number of bales pressed			
	During the week.	During the corresponding week last year.	Since 1st February 1928.	During the corresponding period last year.
(1)	(2)	(3)	(4)	(5)
Thevarcotta	80	35	32	80
Balasa	10	117	14	127
Chintala	47	52	5	45
Berhama and Wadwa	107	243	10	2,848
Comadia	35	218	10	266
Total ..	189	765	61	3,087

Madras, 14th February 1929.

COTTON CROP OF 1927-28—FOURTH REPORT.

[On an average of the five years ending 1925-26, the area under cotton in the Madras Presidency has represented 10·5 per cent of the total area under sown in India.]

The area sown with cotton in the Madras Presidency up to the end of January 1928 is estimated at 1,045,000 acres as compared with the estimate of 1,580,000 acres at the corresponding date of last year or a decrease of about 35 per cent.

2,500,000 acres have been reported as sown since the December forecast, made up of 124,500 acres of Tanjavur, 54,000 acres of north-east and west-east, 15,000 acres of south-east, 44,000 acres of Balasa, and 10,000 acres of Comadia and others. The area sown in December and January is less than in the previous year by 65,000 acres, due to the partial failure of the north-east monsoon.

3. The reduction in area is marked in the South and the Deccan and is slight in the other districts. Savings of the late crop were much reduced in the

South owing to the failure of rain in December. In the Deccan, cotton has been partly replaced by groundnut.

4. Fading of the early sown crop in the Deccan is in progress. The pick is about normal.

5. Normal yields are expected only in Kistna, Godavari, Karmal and Bellary. The crop has been affected by drought to some extent in most of the other important districts.

The seasonal factor for the Presidency works out to 85 per cent of the average as against 76 per cent at the corresponding date of the previous year. On this basis, the yield works out at 281,600 bales of 400 lb. but against 318,000 bales on the corresponding date of the previous year. It is, however, too early to estimate the yield with accuracy as the harvest has not yet commenced in the major portion of the area and much will depend upon the subsequent weather conditions and the toll taken by insect pests.

6. The estimated area and yield under the several varieties are given below:—

[Area in hundreds of acres; yield in hundreds of bales of 400 lb. net.]

Variety.	Area (April to February).		Total of the area in	
(1)	1927-28. (2)	1926-27. (3)	Calcutta (4). (5)	Deccan (6). (7)
Improved Chintala	445	445	84,000	94,000
Big Chintala	189,000	189,000	79,000	10,000
Small Chintala	124,500	138,000	27,000	26,000
Total, Chintala ..	358,500	371,000	188,000	130,000
Berhama and Wadwa	215,400	167,000	29,000	22,000
Uppan in the Central Provinces	21,000	45,000	4,000	9,000
Balasa and Bellary	25,000	27,000	1,000	3,000
Total, Balasa ..	240,500	139,000	34,000	34,000
Tanjavur (a)	445,000	519,000	115,000	180,000
Berhama and Wadwa	800,000	1,271,000	67,000	21,000
Comadia	158,000	218,000	24,000	21,000
Others	28,000	70,000	2,000	9,000

(a) Includes Uppan, Karmal, and mixed variety cotton in the South.

8. Figures by districts are given in the appended statement I. Figures of area by varieties in the Central Provinces and the South are given in statement II.

STATEMENT II.

[Figures in brackets of acres, &c., 00 being omitted.]

District.	Area under original survey.	Area under sub-divisional survey.					District.
		Cumbola.	Uyana.	South Arcot.	Madhavaram.	Total.	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
South Arcot	400	100	5	105	South Arcot.
Chittoor	1	1	Chittoor.
North Arcot	1	1	North Arcot.
Belur	15.0	21.5	3.0	19.5	Belur.
Channarayana	40.0	24.0	25.0	25.0	..	114.0	Channarayana.
Tiruchirappalli	8.0	14.0	11.0	33.0	Tiruchirappalli.
Tirupur	10.0	..	6	16	Tirupur.
Madhavaram	10.0	15.0	25.0	Madhavaram.
Madhavaram	8.0	15.0	23.0	Madhavaram.
Tiruchirappalli	2.0	3.0	5.0	Tiruchirappalli.
Madhavaram	10.0	10.0	Madhavaram.
South Arcot	10.0	10.0	South Arcot.
Total	110.0	111.5	21.5	26.0	31.0	170.0	

(1) Includes 21.5 acres under original survey.

(2) Includes 21.5 acres under original survey.

Madras, 17th February 1919.

GENERAL STATE OF 1918-19—INTERMEDIATE MONTHLY REPORT.

Harvesting of late crops are in progress in Coimbatore, Vengaloor, East Godavari, West Godavari, Cuddalore and Nellore. It is too early to harvest the paddy.

FOURTH CROP OF 1918-19—INTERMEDIATE MONTHLY REPORT.

Harvesting and sowing of the sugarcane crop are in progress in most districts. The crop has been affected by red-rot in parts of Kanool, by fungus attack in parts of Tiruchirappalli and by drought in parts of South Arcot and the Central districts.

FIFTH CROP OF 1918-19—THIRD OR FINAL REPORT.

[On an average of the five years ending 1925-26, the area under paddy in the Madras Presidency has represented 122 per cent of the total area under paddy in India.]

The area sown with paddy in the Madras Presidency in 1927-28 is estimated at 10,540,000 acres against 10,000,000 acres estimated on the same growing date of the previous year. The latest estimate exceeds the finally recorded area of 10,510,000 acres by only one per cent. The area in an average year is estimated at 11,616,000 acres.

5,112,800 acres have been reported as sown since the Despatched Report, mainly in Coimbatore (East and West), Annamalai, the Coimbatore

(Chingleput 115,000 acres; South Arcot 119,000 acres), Chittoor, North Arcot, and the South (Madras 100,000 acres; Tanjore 100,000 acres). This area is greater than the corresponding area of the previous year which, however, was the lowest on record. The reduction in area under the first crop and main crop this year noticed in the previous Report has been made up by increased average of second crop for which the water-supply has been more favourable than in the previous year; but these average have been less than the normal owing to the partial failure of the north-east monsoon in some districts.

3. The variations in the total area under paddy this year are slight and do not call for any remarks.

4. The harvest of the main crop has been finished in most districts.

The crop has been affected by drought in Chingleput, South Arcot, the Central districts (Coimbatore especially), and the South (Madhavaram especially); South Arcot and North Arcot have been specially affected. Fields, normal or slightly above normal, have been reported from the other districts.

The seasonal factor for the Presidency works out at 80 per cent against 55 per cent in the previous year. On this basis, the yield works out at 106,057,000 cwt. of cleaned rice as compared with 95,440,000 cwt. estimated for the previous year, an increase of about 11.5 per cent. The yield in an average year is estimated at 107,514,000 cwt.

5. Figures by districts are given in the appended statement.

APPENDIX.
Area in thousands of acres (i.e., 100 being unit); yield in cleared rice in thousands of cwt. (i.e., 100 being unit).

District and group.	Extents of the area in 1901-23.	Area in 1901-27 in 1000 acres and crop report.	Average yield in 1000 cwt. and crop report.	Increase (+) or decrease (-) of the area in 1901-27 as compared with the area in 1901-23.		Percentage of the estimated yield per acre as the crop yield per acre.	Estimated yield of the area in 1901-27.	Included yield of the area in 1901-27 as per census and crop report.	Estimated average yield of the area in 1901-27.	Increase (+) or decrease (-) of the yield in 1901-27 as compared with the yield in 1901-23.		District and group.
				Area (1).	Area (2).					Yield (3).	Yield (4).	
Ganjam	405	405	1,187	000	000	00	471	471	1,164	000	000	Ganjam.
Visakhapatnam	1,180	1,180	1,282	000	000	00	1,282	1,282	1,084	000	000	Visakhapatnam.
East Godavari	658	658	816	000	000	00	816	816	7,186	000	000	East Godavari.
West Godavari	433	433	861	000	000	00	861	861	8,313	000	000	West Godavari.
Krishna	518	518	816	000	000	00	816	816	7,719	000	000	Krishna.
Guntur	420	420	816	000	000	00	816	816	8,313	000	000	Guntur.
Total, Coast ..	4,202	4,202	6,343	000	000	00	6,343	6,343	57,763	000	000	Total, Coast.
Kanara	80	80	80	000	000	00	80	80	180	000	000	Kanara.
Bellary	38	38	28	000	000	00	28	28	114	000	000	Bellary.
Channarayana	61	61	83	000	000	00	83	83	114	000	000	Channarayana.
Channarayana	80	80	121	000	000	00	121	121	114	000	000	Channarayana.
Total, Deccan ..	267	267	353	000	000	00	353	353	410	000	000	Total, Deccan.
Yellam	870	870	870	000	000	00	870	870	8,700	000	000	Yellam.
Channarayana	870	870	870	000	000	00	870	870	8,700	000	000	Channarayana.
North Coast	870	870	870	000	000	00	870	870	8,700	000	000	North Coast.
Total, Coastal ..	1,827	1,827	1,827	000	000	00	1,827	1,827	18,270	000	000	Total, Coastal.
Channarayana	113	113	113	000	000	00	113	113	1,130	000	000	Channarayana.
North Coast	113	113	113	000	000	00	113	113	1,130	000	000	North Coast.
North Coast	113	113	113	000	000	00	113	113	1,130	000	000	North Coast.
Channarayana	113	113	113	000	000	00	113	113	1,130	000	000	Channarayana.
Total, Coastal ..	447	447	447	000	000	00	447	447	4,470	000	000	Total, Coastal.
Yellam	1,118	1,118	1,118	000	000	00	1,118	1,118	11,180	000	000	Yellam.
Channarayana	1,118	1,118	1,118	000	000	00	1,118	1,118	11,180	000	000	Channarayana.
Channarayana	1,118	1,118	1,118	000	000	00	1,118	1,118	11,180	000	000	Channarayana.
Total, Deccan ..	3,354	3,354	3,354	000	000	00	3,354	3,354	33,540	000	000	Total, Deccan.
Yellam	870	870	870	000	000	00	870	870	8,700	000	000	Yellam.
Channarayana	870	870	870	000	000	00	870	870	8,700	000	000	Channarayana.
Total, Coastal ..	1,740	1,740	1,740	000	000	00	1,740	1,740	17,400	000	000	Total, Coastal.
Yellam	1,118	1,118	1,118	000	000	00	1,118	1,118	11,180	000	000	Yellam.
Channarayana	1,118	1,118	1,118	000	000	00	1,118	1,118	11,180	000	000	Channarayana.
Total, Deccan ..	2,236	2,236	2,236	000	000	00	2,236	2,236	22,360	000	000	Total, Deccan.
Yellam	870	870	870	000	000	00	870	870	8,700	000	000	Yellam.
Channarayana	870	870	870	000	000	00	870	870	8,700	000	000	Channarayana.
Total, Coastal ..	1,740	1,740	1,740	000	000	00	1,740	1,740	17,400	000	000	Total, Coastal.
Total, West Coast and Hills ..	1,443	1,443	1,443	000	000	00	1,443	1,443	14,430	000	000	Total, West Coast and Hills.
Grand Total ..	10,883	10,883	10,883	000	000	00	10,883	10,883	108,830	000	000	Grand Total.

Madras, 19th February 1928

G. R. ELLISON,
Off. Secy to the Govt.

INDIAN BRASSM DEPARTMENT

Vital Statistics of the Municipal Towns of the Madras Presidency for the week ending 31st January 1928.

District	Serial number.	Municipal towns	Population 1921			Deaths.		Causes.												Total.		
			Males.	Females.	Total.	Infants registered under 5 years.	Adults registered over 5 years.	Cancer.	Dysentery.	Typhoid.	Pneumonia.	Diphtheria and scarlet fever.	Whooping cough.	Measles.	Scarlet fever.	Typhus.	Smallpox.	Other.	Total.	Males.	Females.	Total.
Salem	1	Arundhaty	16,900	16,738	33,638	19	2	1	3	3	3	6	6
	2	Arundhaty	8,918	8,961	17,879	14	1	2	3	4
	3	Arundhaty	9,805	9,805	19,610	10	2	2	4	4
	4	Arundhaty	22,154	22,558	44,712	37	14	14	28	28
Tirupur	5	Arundhaty	18,351	18,351	36,702	20	9	9	18	18
	6	Arundhaty	10,005	10,005	20,010	7	4	4	8	8
	7	Arundhaty	4,021	4,021	8,042	11	1	1	2	2
	8	Arundhaty	26,758	27,025	53,783	30	22	22	44	44
Tiruvallur	9	Arundhaty	20,348	20,608	40,956	40	18	18	36	36
	10	Arundhaty	7,301	7,409	14,710	9	1	1	2	2
	11	Arundhaty	22,030	22,330	44,360	29	9	9	18	18
	12	Arundhaty	7,163	7,212	14,375	8	17	17	34	34
Tiruvannamalai	13	Arundhaty	23,077	23,035	46,112	30	1	14	14	28	28
	14	Arundhaty	20,878	20,887	41,765
	15	Arundhaty	24,057	24,047	48,104
	16	Arundhaty	17,065	17,110	34,175	15	1	1	2	2
Tiruchirappalli	17	Arundhaty	7,200	7,207	14,407	14	1	2	2	4	4
	18	Arundhaty	8,208	8,208	16,416	5	24	24	48	48
	19	Arundhaty	18,044	18,044	36,088	20	4	124	124	248	248
	20	Arundhaty	20,747	20,747	41,494	475	39	12	12	24	24
Tiruchinappalli	21	Arundhaty	30,714	30,714	61,428	28	11	11	22	22
	22	Arundhaty	13,407	13,407	26,814	20	11	11	22	22
	23	Arundhaty	4,120	4,120	8,240	34	2	7	7	14	14
	24	Arundhaty	23,078	23,078	46,156	33	12	12	24	24
Tiruvallur	25	Arundhaty	11,287	11,287	22,574	19	2	10	10	20	20
	26	Arundhaty	8,306	8,306	16,612	8	1	1	2	2
	27	Arundhaty	40,574	40,574	81,148	74	4	27	11	11	22	22
	28	Arundhaty	17,109	17,109	34,218	6	21	21	42	42
Tiruvannamalai	29	Arundhaty	8,125	8,125	16,250	12	1	9	9	18	18
	30	Arundhaty	23,825	23,825	47,650	37	3	18	18	36	36
	31	Arundhaty	20,335	20,335	40,670	29	10	10	20	20
	32	Arundhaty	26,821	26,821	53,642	39	4	4	8	8
Tiruvannamalai	33	Arundhaty	14,610	14,610	29,220	30	10	10	20	20
	34	Arundhaty	11,815	11,815	23,630	11	3	3	6	6
	35	Arundhaty	20,828	20,828	41,656	20	7	7	14	14
	36	Arundhaty	20,828	20,828	41,656	20
Tiruvannamalai	37	Arundhaty	15,110	15,110	30,220	20	2	12	12	24	24
	38	Arundhaty	8,707	8,707	17,414	17	8	8	16	16
	39	Arundhaty	8,834	8,834	17,668	14	9	9	18	18
	40	Arundhaty	8,834	8,834	17,668	6	1	1	2	2

* Figures not entered.

First Session of the Municipal Council of the Madras Presidency for the week ending 21st January 1920.

District.	Municipal Area.	Municipal Town.	Population from Enumeration according to the Census of 1911			Revenue.										Total.		
			Males.	Females.	Total.	Household	Land Revenue	Municipal	Municipal	Municipal	Municipal	Municipal	Municipal	Municipal	Municipal	Municipal	Municipal	Municipal
Raman.	45	Brilliantpur ..	10,437	15,718	26,155	10
	46	Vindavangur ..	10,382	11,022	21,404	12
	47	Naduvu ..	7,077	7,260	14,337	11
	48	Thimmar ..	10,543	10,550	21,093	11
Tiruchirappalli.	49	Palani ..	22,344	26,347	48,691	28
	50	Tiruchirappalli ..	20,781	21,741	42,522	40
	51	Talavai ..	24,580	25,311	49,891
	52	Talavai ..	11,501	11,800	23,301	10
North Arcot.	53	Talavai ..	11,501	11,800	23,301	10
	54	Talavai ..	11,501	11,800	23,301	10
	55	Talavai ..	11,501	11,800	23,301	10
	56	Talavai ..	11,501	11,800	23,301	10
Chittoor.	57	Talavai ..	11,501	11,800	23,301	10
	58	Talavai ..	11,501	11,800	23,301	10
	59	Talavai ..	11,501	11,800	23,301	10
	60	Talavai ..	11,501	11,800	23,301	10
Salem.	61	Talavai ..	11,501	11,800	23,301	10
	62	Talavai ..	11,501	11,800	23,301	10
	63	Talavai ..	11,501	11,800	23,301	10
	64	Talavai ..	11,501	11,800	23,301	10
Chennai.	65	Talavai ..	11,501	11,800	23,301	10
	66	Talavai ..	11,501	11,800	23,301	10
	67	Talavai ..	11,501	11,800	23,301	10
	68	Talavai ..	11,501	11,800	23,301	10
Karnal.	69	Talavai ..	11,501	11,800	23,301	10
	70	Talavai ..	11,501	11,800	23,301	10
	71	Talavai ..	11,501	11,800	23,301	10
	72	Talavai ..	11,501	11,800	23,301	10
Chennai.	73	Talavai ..	11,501	11,800	23,301	10
	74	Talavai ..	11,501	11,800	23,301	10
	75	Talavai ..	11,501	11,800	23,301	10
	76	Talavai ..	11,501	11,800	23,301	10
Madurai.	77	Talavai ..	11,501	11,800	23,301	10
	78	Talavai ..	11,501	11,800	23,301	10
	79	Talavai ..	11,501	11,800	23,301	10
	80	Talavai ..	11,501	11,800	23,301	10
South Arcot.	81	Talavai ..	11,501	11,800	23,301	10
	82	Talavai ..	11,501	11,800	23,301	10
	83	Talavai ..	11,501	11,800	23,301	10
	84	Talavai ..	11,501	11,800	23,301	10
Madurai.	85	Talavai ..	11,501	11,800	23,301	10
	86	Talavai ..	11,501	11,800	23,301	10
	87	Talavai ..	11,501	11,800	23,301	10
	88	Talavai ..	11,501	11,800	23,301	10
Madurai.	89	Talavai ..	11,501	11,800	23,301	10
	90	Talavai ..	11,501	11,800	23,301	10
	91	Talavai ..	11,501	11,800	23,301	10
	92	Talavai ..	11,501	11,800	23,301	10
Madurai.	93	Talavai ..	11,501	11,800	23,301	10
	94	Talavai ..	11,501	11,800	23,301	10
	95	Talavai ..	11,501	11,800	23,301	10
	96	Talavai ..	11,501	11,800	23,301	10
Madurai.	97	Talavai ..	11,501	11,800	23,301	10
	98	Talavai ..	11,501	11,800	23,301	10
	99	Talavai ..	11,501	11,800	23,301	10
	100	Talavai ..	11,501	11,800	23,301	10
Total ..			1,222,240	1,221,494	2,443,734	2,110	62	48	11	23	20	22	845	86	27	1,663	1,647	3,310

* Figures not correct.

Madras, 11th February 1920.

Part 21, 1920

POINT ST. GEORGE'S QUARTERS

25

A salient feature of attacks and deaths from epidemic typhus in the Presidency of Madras during the week ending 23rd January 1948.

[illegible]

Name of the district.	Name of tribe (and) and scheduled laws.	Cotton		Sisal		Rangoon		Hemp		Hemping	
		Arable	Barren	Arable	Barren	Arable	Barren	Arable	Barren	Arable	Barren
Madras	South
	North
	Central
	East
	West
Total
Total-Sisal		128	91	87	18	18	18	18	18	18	18
Total-Cotton		1,128	768	121	81	112	14	4	4	4	4
Grand Total		1,256	859	208	99	130	32	22	22	22	22

Madras, 16th February 1928.

A. J. H. ROSS, *Commr., C.M.S.,
District of Police Madras.*

TREASURE TROVE.

It is hereby notified under section 5 of the Indian Treasure Trove Act VI of 1912 that on 22nd September 1927 the treasure specified below is stated to have been found in the house of Kappal Kaverian alias Nandi of Dullayr section, hamlet of Edithakuppam, Kaverian village, Coimbatore taluk, by the above-named Kappal Kaverian.—

Description of treasure.	Approximate value.
1. One gold ring (2 pms) weighing 12 pms. 12 0 0	
2. One gold ring (2 pms) weighing 12 pms. 12 0 0	
3. One silver ring weighing 12 pms. weight .. 0 0 0	
4. Ten silver coins (one coin) 0 0 0	
5. One silver coin (one coin) 0 0 0	
6. One silver coin (one coin) 0 0 0	
Total	1,128 0 0

1. All persons claiming the said treasure or any portion thereof are hereby required to appear personally or by duly authorized agents before the Collector of Coimbatore District at his office at Coimbatore at 11 a.m. on Monday the 10th March 1928 with a view to the matter being inquired into and determined according to law.

I. M. FRASER,
*Acting Collector.*Collector's Office,
10th October 1927.

It is hereby notified under section 5 of the Treasure Trove Act VI of 1912, that on 12th September 1927, an old woman of the approximate value of Rs. 100 was found by the Raju of Edithakuppam while excavating a foundation within his plot of Edithakuppam. Any person claiming the said treasure or any portion thereof is hereby required to appear either personally or by agent before the Collector of Coimbatore on 1st April 1928, at Coimbatore, when the matter will be inquired into and determined according to law.

C. A. HENDERSON,
*Collector.*Collector's Office,
15th November 1927.

It is hereby notified under section 5 of the Indian Treasure Trove Act VI of 1912, that on or about 15th November 1926, the treasure specified below and worth Rs. 60-15-0, was found by Kuthakallik Ganesan Nayar in the foundation of a house in S. No. 155-3 of Uthirak Kishorewar amam and dewan of Kood taluk, belonging to Channanagallik Nannan Nambudiri.

Details of the treasure.	Total.
1. Whole Rs. 40	10 0 0
2. Silver coins 10	0 0 0
3. Silver coins 10	0 0 0
4. Two-silver coins 100	20 0 0
5. Copper shanks	With nothing.
Total	40 15 0

2. All persons claiming the above treasure at any part thereof are hereby required to appear in person or by duly authorized agent before the Collector of Madras at his office at Chelva on the 2nd of April 1928, when the matter will be inquired into and determined according to law.

H. R. PATE,
*Collector.*Collector's Office,
10th December 1927.

It is hereby notified under section 5 of the Indian Treasure Trove Act that on 1st December 1927 a treasure consisting of the following gold coins is said to have been found by one Kailas Aggar in R.S. No. 44/6 of Thiruvananthapuram taluk, belonging to one Ramaswami Apper:—

(1) Three gold coins relating to the reign of Kailas Narayana of the Vijayan dynasty valued at Rs. 1-0-0 each.

(2) Twenty-five gold coins relating to the reign of Rama Raja (Raj), the second son of Raja, valued at 8 annas each.

3. All persons claiming the said treasure or a portion thereof are required to appear personally or by duly authorized agent before the Collector of South Arcot District at his office at Cuddalore N.E. at 11 a.m. on the 15th June 1928 with a view to the matter being inquired into and determined according to law.

A. UTHSRA PAI,
*Collector.*South Arcot Collector's Office,
Cuddalore, 15th January 1928.

JUDICIAL NOTIFICATIONS.

INVESTIGATIVE POWERS.

Under Rule 1 of Order XX. of the First Schedule to the Code of Civil Procedure, 1908 (as amended by the High Court, Madras), dated the 9th November 1914, published at page 2016 of Part II of the *Port of George Gazette*, dated the 17th November 1914, and in continuation of previous notifications of the High Court on the subject, the High Court is pleased specially to empower the undersigned District Munsif to pronounce judgments by citation to a shorthand writer in open Court:—

M. R. R. Kumbakonam Gopalasami Appayagar
District Judge, Kumbakonam, Additional
District Munsif, Nellore.

D. APPA RAO,

Acting Assistant Registrar, Appellate Side.

High Court, Madras,
14th February 1928.

NOTIFICATIONS.

Under the provisions of section 124 of the Code of Civil Procedure, 1908, the following amendments to the Civil Rules of Practice, 1915, are published for the information of all persons interested; and it is hereby notified that the draft amendments as well as any objections or suggestions that may be received in respect thereof from any person interested in the matter will be taken up for consideration by the High Court on or after the 15th March 1928:—

Substitute the following for sub-rule (3) of rule 85:—

"(3) If the person named is not personally accompanied with the person to be served, the return shall be supported by a verification of the fact thereof made and signed either by a village officer or by a respectable person who identifies him; and in the latter case, the full name and address of such person shall be set out in the verification.

High Court, Madras,
2nd February 1928.

In exercise of the powers conferred by section 107 of the Government of India Act and all other powers lawfully available and with the approval of His Excellency the Governor in Council, the High Court of Madras makes the following amendments to Chapter IV of Part I of the Criminal Rules of Practice, 1919:—

1. Amend the following in rule 65-A under a new heading "3. RETURN TO THE:—

"65-A. In all Return cases, certified copies of the judgments or orders sought to be revised shall immediately be furnished."

2. Amend the heading "Execution of sentences" as "4" instead of "3".

(3d.)	HARSHAD CHATURTHI THAKUR, Chief Justice,	
"	W. W. PHILLIPS	
"	C. V. KRISHNAIAH RAU	
"	V. RAMAN	
"	C. K. THOMAS	
"	M. D. DEVARAJAN	
"	M. VENKATACHANDRA RAU	
"	K. R. WARRIOR	Judges.
"	H. O. C. HARRIS	
"	D. S. WILSON	
"	G. MATHEW NAIR	
"	C. H. R. JAYAKUMAR	
"	H. D. C. HARRIS	

A. C. HAPPELL,
Registrar.

High Court, Madras,
14th February 1928

ADJOURNMENT OF COURTS.

Notice is hereby given that the Courts in the district will be closed for the annual recess as follows:—

District and Sessions Court of Bellary.—For two months from Monday, the 23rd April to Saturday, the 23rd June 1928, both days inclusive.

The Courts of the Panchayat District Munsif of Bellary, the Additional District Munsif of Bellary, the District Munsif of Haveri, and the District Munsif of Vijayanagar.—For six weeks from Monday, the 23rd April to Saturday, the 2nd June 1928, both days inclusive.

2. During the adjournment no plaint, petition or other paper will be received, nor copies of papers presented other than those for which applications have been presented before the adjournment.

3. Urgent applications for bail during the recess Judge's orders from the district during the recess should be made to the High Court, Madras.

R. R. RADHAKRISHNAN,
District and Sessions Judge.

Bellary, 15th February 1928.

Notice is hereby given that the Courts in Chittoor district will be closed for the annual recess as follows:—

District and Sessions Court, Chittoor, and the Subordinate and Assistant Sessions Judge's Court of Chittoor.—For two months from Monday the 7th May to Friday the 6th July 1928, both days inclusive.

The Courts of the District Munsif of Chittoor, Madakapalle, Silempur and Tatyapal and the Court of the District Munsif, Chittoor.—For six weeks from Monday the 7th May to Sunday the 27th June 1928, both days inclusive.

No plaints, petitions or other papers will be received during the adjournment. Applications will, however, be made for granting papers, provided that applications for such papers have been made before the commencement of the recess. The District Munsif will make provision for the transaction of urgent work during the recess.

Urgent applications for bail during the recess Judge's orders from the district should be made to the High Court, Madras.

B. NARAYANA AYYAR,
District and Sessions Judge.

Chittoor, 10th February 1928.

Notice is hereby given that the District and Sessions Court of Coimbatore, the Sub-Courts of Calicut and Ootacamund, and the District Munsif's Court, Gudalur, will be closed for the annual recess for two months from Monday, the 16th April, to Sunday, the 17th June, both days inclusive. The Court of the District Munsif and all the District Munsif's Courts, except those of Dharmapuri and Udumalpet, will be closed for six weeks from Monday, the 16th April, to Saturday, the 26th May 1928. The District Munsif's Courts of Dharmapuri and Udumalpet will be closed for six weeks from Monday, the 7th May, to Sunday, the 16th June 1928.

2. During the adjournment, plaints, petitions, etc., will not be received, nor copies presented except those for which applications have been presented before the adjournment.

3. Urgent applications for bail, etc., should be made to the High Court, unless otherwise notified hereafter.

C. G. MACKAY,
District and Sessions Judge.

Coimbatore, 15th February 1928.

Notice is hereby given that the Courts in the district will be closed for the annual vacations on follow:—

(1) The District and Sessions Courts of Cuddapah—For two months from Monday, the 23rd April to Saturday, the 2nd June 1928, both days inclusive.

(2) The Courts of the Q.A.B. Revenue and of the District Munsifs of Cuddapah, Proddatur and Nandialur—For six weeks from Monday, the 23rd April to Saturday, the 2nd June 1928, both days inclusive.

3. During the adjournment, no plaints, petitions or other papers will be received, nor copies of papers granted other than those for which applications have been presented before the adjournment.

4. Urgent applications for bail during the adjournment should be made to the High Court of Judicature at Madras.

M. CHANDRASEKHARA AYYAR,
Sitting District and Sessions Judge,

Cuddapah, 16th February 1928.

Notice is hereby given that the adjournment of the Civil Courts in the district of Kistna for the annual recess of 1928 will be as follows:—

The District and Sessions Court of Kistna and the Courts of the Munsifs Judges of Mandapeta and Borenda—From Monday, the 7th day of May 1928 to Saturday the 7th day of July 1928 (both days inclusive).

The Courts of the District Munsifs of Mandapeta, Anaparthi at Mandapeta, Guntur, Borenda and Nandali at Borenda and of the District Revenue, Kistna—From Monday the 7th day of May to Saturday the 16th day of June 1928 (both days inclusive).

2. During the recess, no plaint, petition or other paper will be received. Arrangements will however be made for granting copies of judgments, etc., for which applications are made before the adjournment.

3. Urgent applications for bail during the Sessions Judge's absence from the district should be made to the High Court of Judicature at Madras.

F. G. BUTLER,
District and Sessions Judge,

Mandapeta, 16th February 1928.

Notice is hereby given that the Courts of the District Revenue of North Malabar district will be adjourned for the annual recess from Monday, the 23rd April 1928 to Saturday, the 2nd June 1928, both days inclusive.

A. V. GOTANDA MENON,
District and Sessions Judge,

Talassery, 16th February 1928.

INSOLVENCY PETITIONS.

No. 1 of 1928, DISTRICT COURT, ANANTAPUR.
Gowda Chenna Kondappa and Venkataswami—*Debtors.*
Bachirelli Rajayappa Reddi and others—*Creditors.*

Notice is hereby given that the aforementioned petitioners have applied to this Court for being declared insolvent and that the petition stands posted to 17th March 1928 for adjournment, if any.

I. C. BORTWILL,
District Judge,

Anantapur, 15th February 1928.

No. 59 of 1927, DISTRICT COURT, CHIDAMBAR.

Thirunagari Rangayya—*Debtor (Solitor).*
Sundapala Changanra and others—*Creditors (Debtors).*

Notice is hereby given under section 56 of Act V of 1926 that the aforementioned petitioner was adjudged as insolvent by this Court on 16th January 1928. The creditors of the said insolvent should prove their debts before the Official Receiver at Cuddapah within two months from this date.

No. 67 of 1927, DISTRICT COURT, CHIDAMBAR.

Siddamurthi Varappa and Siddamurthi Virappa, of Dugganapalli, Cuddapah taluk—*Debtors (Debtors).*
Siddamurthi Mudi Reddi and others—*Creditors (Creditors).*

Notice is hereby given under section 18 (2) of Act V of 1926 that the petition put in by the aforementioned petitioners to declare them bankrupt is posted to the 12th day of March 1928.

No. 88 of 1927, DISTRICT COURT, CHIDAMBAR.

Gubba Ramalingayya of Madani—*Debtor (Solitor).*
Yedala Balasubrahmanyam and others—*Creditors (Creditors).*

Notice is hereby given under section 18 (2) of Act V of 1926 that the petition put in by the aforementioned petitioners to declare him an insolvent is posted to the 12th day of March 1928.

No. 116 of 1927, DISTRICT COURT, CHIDAMBAR.

Kalla Narayana of Kuvva, Kanakapalle taluk—*Debtor (Insolvent).*
Kavayappa Chinnaswamy and others—*Creditors (Creditors).*

Under section 28 of Act V of 1926, the petitioner has filed a petition for approval of his composition to pay Rs. 2-2-0 in a rupee towards satisfaction of his debts. The said petition stands posted to 16th March 1928 for hearing.

No. 156 of 1927, DISTRICT COURT, CHIDAMBAR.

Yerragala Anand Reddi of Madanapalle, Polavur taluk—*Debtor (Insolvent).*

Kannabha Subramanyam and others—*Creditors (Creditors).*

Under section 41 of Act V of 1926, the insolvent aforementioned filed a petition to obtain an order of discharge. The said petition is posted to 26th March 1928 for hearing.

No. 166 of 1927, DISTRICT COURT, CHIDAMBAR.

Ebbala Subbarao of Vennela, Polavur taluk—*Debtor (Insolvent).*
Dadda Venkateswamy and others—*Creditors (Creditors).*

Under section 28 of Act V of 1926, the petitioner has filed a petition for approval of his composition to pay Rs. 0-4-0 in a rupee towards satisfaction of his debts. The said petition stands posted to 16th March 1928 for hearing.

No. 187 of 1927, DISTRICT COURT, CHIDAMBAR.

Kannamurthi Ramaswamy of Tallamangur, Proddatur taluk—*Debtor (Insolvent).*
Sankalavani Chenna Subbarao and others—*Creditors (Creditors).*

Under section 41 of Act V of 1926, the insolvent aforementioned filed a petition to obtain an order of discharge. The said petition is posted to 17th March 1928 for hearing.

No. 125 of 1927, DISTRICT COURT, CHENNAI.
Hosur Kumbayya of Madhavu, *Plaintiff* (Defendant).
Chandrasekhar Reddi and others—*Respondents* (Defendants).

Under section 41 of Act V of 1920, the insolvent above-named filed a petition to obtain an order of discharge. The said petition is posted to 14th March 1928 for hearing.

No. 2 of 1928, DISTRICT COURT, CHENNAI.
Maha Gangi Reddi and Nalwa Reddi of Hattaram, Rajapet taluk—*Plaintiffs* (Defendants).
Satta Rami Reddi and others—*Respondents* (Defendants).

Under section 41 of Act V of 1920, the insolvent above-named filed a petition to obtain an order of discharge. The said petition is posted to 13th March 1928 for hearing.

No. 4 of 1928, DISTRICT COURT, CHENNAI.
E. Numa Miah and others—*Plaintiffs* (Defendants).
Tippa Vasa Reddi and Tippa Ramesh Reddi of Sullabad, Rithala taluk—*Respondents* (Defendants).

Notice is hereby given under section 19 (2) of Act V of 1920 that the petition put in by the above-named petitioners to declare the respondents insolvent is posted to 8th March 1928 for hearing.

No. 5 of 1928, DISTRICT COURT, CHENNAI.
Chennai Ramesh—*Plaintiff* (Defendant).
Kannan Venkateswara, Hara Tirumal Reddi and Targalur Venkat Reddi of Uthirai, Rajapet taluk—*Respondents* (Defendants).

Notice is hereby given under section 19 (2) of Act V of 1920 that the petition put in by the above-named petitioners to declare the respondents insolvent is posted to the 8th day of March 1928.

No. 6 of 1928, DISTRICT COURT, CHENNAI.
Jannalambaga Pella Gyla Sub of Production—*Plaintiff* (Defendant).
Gunda Nannan Reddi and others—*Respondents* (Defendants).

Notice is hereby given under section 19 (2) of Act V of 1920 that the petition put in by the above-named petitioners to declare the respondents insolvent is posted to the 5th day of March 1928.

No. 17 of 1928, DISTRICT COURT, CHENNAI.
Chambalar Venkata Rao of Jannalambaga—*Plaintiff* (Defendant).
Narasimha Krishnaiah and others—*Respondents* (Defendants).

Under section 41 of Act V of 1920, the insolvent above-named filed a petition to obtain an order of discharge. The said petition is posted to 12th March 1928 for hearing.

N. CHANDRASEKHARA AYYAR,
District Judge.
Cuddayah, 16th February 1928.

No. 2 of 1928, DISTRICT COURT, CHENNAI.
Srinivasachari Muthu, insolvent, residing at Rulluppi, Bodakudi mandam—*Plaintiff*.
Bri Ramasubrahmanya Das, being minor represented by Court of Ward and others—*Respondents*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has applied to this Court for being adjudged an insolvent and that the said petition stands posted to the 21st day of March 1928. Any creditor wishing to oppose the same may do so either in person or by pleader on the said date.

W. O. NEWHAM,
District Judge.

No. 5 of 1928, DISTRICT COURT, SOUTH ARON.
Notice is hereby given under section 19 (2) of the Provincial Insolvency Act that Madhureswaram Karada, son of Jangama Nayudu at Adivipatti, Tellicherry taluk, has filed a petition to this Court praying that he may be adjudged an insolvent and that the petition is posted to 12th March 1928 for hearing.

F. C. LOBO,
District Judge.

Cuddayah, 16th February 1928.

No. 17 of 1927, SUB-COURT, ANNAMALAYAM.
Mutha Narayanaiah of Madhavapatti, Annamalai taluk—*Plaintiff* (Defendant).
Vadikanni Subburayudu of Nandampatti, Annamalai taluk—*Defendant* (Respondent).

Take notice that the above-named respondent has been adjudged insolvent under section 27 of the Provincial Insolvency Act V of 1920 by an order of this Court dated 8th February 1928, that the debtor shall apply for his discharge within six months from that date and that the creditors shall present their claims in the manner provided before the Official Receiver, East Godavari.

G. V. PAMPATH AYYANGAR,
Subordinate Judge.
Annamalai, 14th February 1928.

No. 18 of 1928, SUB-COURT, NERAR.
Maddi Kanneyya, Tyala, Bernala—*Plaintiff* (Defendant).
Kannaiya Singaravai Dalchand Houndhand (Joint)—*Defendant* (Respondent).

Notice is hereby given that under section 41 of Act V of 1920 the above-named petitioner was was adjudged insolvent by the order of this Court, dated 16th February 1928, has applied to this Court to grant him discharge and his petition stands posted to 12th March 1928 for hearing the objection. Any creditor wishing to oppose the same may appear either in person or by pleader on the said day.

L. NARAYANA AYYAR,
Subordinate Judge.
Sivakasi, 7th February 1928.

No. 221 of 1927, SUB-COURT, COCHIN.
A. T. Mathewson Pillai, son of T. Dakshinamurti Pillai, residing at Raja street, Cochin—*Plaintiff*.
Secretary P. R. Desai and Apper of the Union Bank, Cochin, and others—*Respondents*.

Notice is hereby given that the above-named petitioner has applied to this Court that he may be adjudged an insolvent. Hearing 21st March 1928.

No. 229 of 1927, SUB-COURT, COCHIN.
Muneshwaram Pillai, son of Sanyasa Pillai, merchant, residing at Ganga Cochin—*Plaintiff*.
M. V. E. Kofu Natcha Sahib, son of Ismail Rowther, Agnewpattur, Mangalam Village, Pallanam taluk—*Respondent*.

Notice is hereby given that the above-named petitioner has applied to this Court, to adjudge the respondent an insolvent. Hearing 21st March 1928.

No. 232 of 1927, SUB-COURT, COCHIN.
Marthandah Karandas, son of Kanyas Karandas, cultivator, resident of Nandanapatti, Avelude taluk—*Plaintiff*.

Thomas Karandas, son of Benjamin Karandas, Kani (other part), Aruvathi taluk—*Respondent*.
Notice is hereby given that the above-named petitioner has applied to this Court, to be adjudged an insolvent. Hearing 21st March 1928.

I.A. No. 271 of 1927, **Ses-Court, COMBATTON.**
 I.P. No. 311 of 1925, **Distress Court, COMBATTON.**
Raji Abdulla Sahib, son of Kaji Abdul Kadir Sahib, Azhar, Colchettam—Petitioner.
M. Thimayya and others—Respondents.

Notice is hereby given that the above-named petitioner has applied to this Court to grant him an order of discharge under section 44 of Act V of 1920. Hearing 25th March 1928.

No. 1 of 1928, Ses-Court, COMBATTON.

Ramasa Kavadan, son of Karpapa Kavadan, residing at Seemampatti, Colchettam taluk, and others—Petitors.

Amari Kavadan, son of Karidi Kavadan, now residing at Kallar, Colchettam town—Respondent.

Notice is hereby given that the above-named petitioners have applied to this Court to adjudge the respondent an insolvent. Hearing 25th March 1928.

No. 2 of 1928, Ses-Court, COMBATTON.

Veluppa Kavadan, son of Palani Kavadan, husband of Isaga, Palladam taluk—Petitioner.
Pappa Kavadan, son of Karpapa Kavadan, Tragan, Palladam taluk, Sivas-patt—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court to adjudge the debtor-respondent an insolvent. Hearing 25th March 1928.

No. 3 of 1928, Ses-Court, COMBATTON.

R. Marudakannan Pillai, son of Ramasami Pillai, Udumalpet—Petitioner.
Gopasali Pillai, son of Achudaman Pillai, Udumalpet, and others—Respondents.

Notice is hereby given that the above-named petitioner has applied to this Court to be adjudged an insolvent. Hearing 25th March 1928.

No. 4 of 1928, Ses-Court, COMBATTON.

Sethubhaya Ayyar son of Shrinaga Ayyar, Salsakadu street, Dharmaparam, Dharmaparam taluk—Petitioner.

The Dharmachalai Venu Nidhi, Limited, Pappanathakuppam, Colchettam, and others—Respondents.

Notice is hereby given that the above-named petitioner has applied to this Court to be adjudged an insolvent. Hearing 25th March 1928.

No. 5 of 1928, Ses-Court, COMBATTON.

Ramasami Kavadan, son of Pethampaya Kavadan, residing at Ettipalayam, Dharmaparam taluk—Petitioner.

Thothagan Kavadan, son of Sankari Kavadan, residing at Vaidhathasala Yakkam, husband of Engathalatha, Enadu taluk—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing 25th March 1928.

No. 7 of 1928, Ses-Court, COMBATTON.

Pa. An. An. Arasachala Chettyar, son of Arasachala Chettyar, Money-lender, Darabatha, Kamed district—Petitioner (Credit).

Krishnamani Kavadan, son of Arasachala Kavadan, Salki-montepattam, Palladam taluk, and three others—Respondents.

Notice is hereby given that the above-named petitioner has applied to this Court to adjudge the respondents insolvents. Hearing 25th March 1928.

No. 8 of 1928, Ses-Court, COMBATTON.

Kadappa Kavadan, son of Ruzia Kavadan, Sirkemankulam, Kalapetti post, Colchettam taluk—Petitioner.

Ayyampati Ayyar, son of Marayana Ayyar, Agatharamkulottu, Agatharamkulottu post, and others—Respondents.

Notice is hereby given that the above-named petitioner has applied to this Court to be adjudged an insolvent. Hearing 25th March 1928.

No. 9 of 1928, Ses-Court, COMBATTON.

Thirumathi Kanan, son of Nallakavuni Kanan, Edappampalayam, Palladam taluk—Petitioner.

Seethara Kanan, son of Nall Kanan, Edappampalayam, Sivas-patt, Palladam taluk—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing 25th March 1928.

No. 10 of 1928, Ses-Court, COMBATTON.

Katti Kavadan, son of Ponnai Kavadan, residing at Vandiyar, Jagir Vaidhathasala, Colchettam taluk—Petitioner.

Kappada Kavadan, son of Kalliyana Kavadan, residing at Pallagangampalayam, Dharmaparam, Thothachettai post, Colchettam taluk—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing 25th March 1928.

No. 11 of 1928, Ses-Court, COMBATTON.

T. Ba. T. S. T. Thirupaya Chettyar, son of Subrahmanya Chettyar, Sankar, Chaka Pallak—Petitioner.

Shank Chetti, son of Karpapa Chettyar, Sankar, residing at Chaka Pallak—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing 25th March 1928.

No. 12 of 1928, Ses-Court, COMBATTON.

Sabba Nayanar, son of Vankala Nayanar, Madanur, Jathampatti village, Polkoti taluk—Petitioner.

Mari Chettyar, son of Sabbi Chettyar, Sumanthakuppam, Vatham-patti village, Udumalpet taluk and others—Respondents.

Notice is hereby given that the above-named petitioner has applied to this Court to be adjudged an insolvent. Hearing 25th March 1928.

K. HARU NAYAR,

First Additional Substantive Judge.

Combatton, 24th February 1928.

No. 3 of 1928 (I.A. No. 45 of 1928),

Temporary Ses Court, DAVANOTA.

Sardaranga Ayyangar, son of Varada Ayyangar, Dhanurthi—Petitioner (Insolvent).

A. L. V. B. G. T. Lakshmanan Chettyar and others—Respondents (Credit).

Notice is hereby given that the above-named petitioner has applied to this Court under section 44 of Act V of 1920 for order of discharge and the respondent is posted to the 12th March 1928 for hearing.

No. 7 of 1928 (I.A. No. 35 of 1928),

Temporary Ses Court, DAVANOTA.

I. N. Marayana Chetti, Anyasali—Petitioner (Insolvent).

S. V. R. Subbhaya Pillai and others—Respondents (Credit).

Notice is hereby given that the above-named petitioner has applied to this Court under section 44

of Act V of 1920 for an order of discharge and the petition is posted to the 16th day of March 1928 for hearing.

No. 3 of 1927 (I.A. No. 56 of 1928),
TERRITORY SUB-COURT, DARAWARA.

Matha Modallipar and another—*Petitioner (Indigent)*.

K. S. Shoop and others—*Respondents (Creditors)*.

Notice is hereby given that the above-named petitioners have applied to this Court under section 18 of Act V of 1920, to appoint the respondent for a commission and a scheme of arrangement came to between them and a majority of the creditors and that the said petition is posted to the 16th March 1928 for hearing. Any creditor wishing to oppose the same may appear in person or by pleader on the said day.

No. 5 of 1928, TERRITORY SUB-COURT,
DARAWARA.

A. I. M. Vellankann Chettyar—*Petitioner (Creditor)*.
M. Ramasethi Subramanyam, Agent, of Kakkai Mahalingam Sathar, at Kakkai Mahalingam and at 120 East Third street, Pondicherry—*Respondent (Debtor)*.

Notice is hereby given that the above-named petitioner has applied to this Court under section 7 of Act V of 1920 to adjudge the respondent an insolvent and the said petition is posted to the 17th day of March 1928 for hearing. Any person wishing to oppose the same may appear in this Court in person or by pleader at 11 a.m. on the said day.

K. A. KRISHNA AYYAR,
Principal Subordinate Judge.

Darawara, 19th February 1928.

No. 46 of 1927, SUB-COURT, KANNAD.

Gowd Bharaman, son of Hanappa, aged 45, Govil, servant, resident of Kottapala, Kannad—*Petitioner*.
Peranna Sankar and others—*Creditors*.

Notice is hereby given under section 18 of Act V of 1920 that the above-named petitioner has applied to this court praying that he may be adjudged insolvent and the petition stands posted to 21st March 1928 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on the said date.

K. SAMBASIVA RAO,
Subordinate Judge.

Kannad, 19th February 1928.

No. 18 of 1928, SUB-COURT, MADRAS.

Selvarasa Ayyangar, son of Tirumala Ayyangar, residing at Tenkaim village, Madurai taluk—*Petitioner (Debtor)*.

A. N. Gopalanand Chettyar and ten others—*Respondents (Creditors)*.

Notice is hereby given that the above-named petitioner has applied to this Court under section 10 of Act V of 1920 praying that he may be adjudged insolvent and that the said petition stands posted for hearing in this Court to the 19th day of March 1928.

I.A. No. 2 of 1928, SUB-COURT, MADRAS.
(No. 1 of 1928, for AMERICAN SUB-COURT, MADRAS).

V. Ramasubramanyam Madhavar, son of Vinnayakam Madhavar, residing at Marudavandey, Nellore taluk—*Petitioner (Indigent)*.
Gopal Ramani and twenty-two others—*Respondents (Creditors)*.

Notice is hereby given that the above-named insolvent has applied to this Court under section 41

of Act V of 1920 praying to pass an order of absolute discharge and that the said petition stands posted for hearing in this Court to the 27th day of March 1928.

R. VENKATA RAO,
Second Additional Subordinate Judge.

Madurai, 19th February 1928.

No. 6 of 1928, SUB-COURT, MADRAS.

Sivaperum Kattappa and another—*Petitioner (Creditors)*.

Pandugonda Venkata Nanniahayya, Brahmanend landholder of Beedi, Koompudi, Darn Division—*Respondent (Debtor)*.

Notice is hereby given under section 12 of section 18 of Act V of 1920 that the above-named petitioners have applied to this Court by petition, dated 25th November 1927 for adjudging the debtor as an insolvent and that the petition is posted to 21st March 1928 for hearing.

F. RAMA RAO,
Principal Subordinate Judge.

Madurai, 19th February 1928.

No. 1 of 1928, SUB-COURT, OTTUMANCOTTA.

M. K. Helley Gounder, son of Kanyar Gounder, a Badaga Christian, aged about 30 years, manager, Kattu village, residing at Kottada, Kottam, Coimbatore taluk, The Nilgiris—*Petitioner (Debtor)*.

M. Ramaswami Nayudu and 49 others—*Creditors*.

Notice is hereby given under section 19 (2), Act V of 1920, that the petitioner above-named has applied to this Court to be adjudged an insolvent and that the application stands posted to 19th March 1928 for hearing. Creditors wishing to oppose the petition may do so by appearing before this Court either in person or by pleader on the said date.

No. 2 of 1928, SUB-COURT, OTTUMANCOTTA.

Ka. Bal. Shakti Alwaradhan Swamikal & Co. and another—*Petitioner (Creditors)*.

Kader Isakha, Harupur, Mahomed Canna Ramaswar, Abdul Rahmana Swamikal and Venasa Mahomed Swamikal, sons of Isakha Swamikal, Mahamednagar, Muthuvada, residing at Ottumancotta, The Nilgiris—*Respondents (Debtors)*.

Notice is hereby given under section 19 (2), Act V of 1920, that the above-named petitioners have applied to this Court by petition, dated 16th November 1927, to adjudge the respondents insolvent and that the petition is posted for hearing to 20th March 1928.

No. 3 of 1928, SUB-COURT, OTTUMANCOTTA.

J. D. Joseph, son of David, an Indian Christian, aged about 36 years, a motor driver, residing at Vengalpet, Ottumancotta, The Nilgiris—*Petitioner (Debtor)*.

Siddick Messia Sait & Sons and seven others—*Creditors*.

Notice is hereby given under section 19 (2), Act V of 1920, that the petitioner above-named has applied to this Court to be adjudged an insolvent and that the application stands posted to 14th March 1928 for hearing. Creditors wishing to oppose the petition may do so by appearing before this Court either in person or by pleader on the said date.

No. 4 of 1929, **SUB-COURT, DOMAINTEN.**
G. M. Kinnard, son of H. Aldrich, Urban
Inspector, Police Division, aged about 46 years,
residing at Domaienten Cottage, Coonoor—
Petitioner.
Guthrie and Patheonell & Co., and others
oppose—Defendants.

Notice is hereby given under section 16 (2), Act V
of 1929, that the petitioner above named has applied
to this Court to be adjudged an insolvent and that
the application stands posted to 14th March 1929
for hearing. Candidates wishing to oppose the
petition may do so by appearing before this Court
either in person or by pleader on the said date.

U. RAMUNNI MENON,
Subordinate Judge.

Coimbatore, 8th February 1929.

No. 27 of 1927, **SUB-COURT, RANIGAL.**
Setha Nayudu—Petitioner.
Venkatesami Nayudu and others—Respondents.

Notice is hereby given under section 16 (2) of Act
V of 1929 that the above-named petitioner has
applied to this Court for being declared an insolvent
and that the application is posted to 7th March
1929.

I.A. No. 27 of 1929, **SUB-COURT, RANIGAL.**
(L.P. No. 18 of 1929, **SUB-COURT, RANIGAL** and
I.P. No. 27 of 1929, **ORIGINAL JURISDICTION**
COURT, RANIGAL).

S. Y. Manikam Pillai and Another—Petitioner
(Jointly).

M. S. V. P. Pichikatti Madar and eleven others—
Respondents (Jointly).

Notice is hereby given under section 41 of the
Provincial Insolvency Act that the above-named
petitioners have applied to this Court to grant an
absolute order of discharge and their application is
posted to 11th March 1929.

T. G. RAMASWAMI AYYAR,
Principal Subordinate Judge.

Madurai, 14th February 1929.

No. 8 of 1925 (I.A. No. 3 of 1929),
SUB-COURT, SRIVANMA.

Kandiah Periakuruppan Chetti, son of Venkai-
chettan Chetti, at Kandamankulam, Tirupattur
Taluk—Petitioner (Jointly).

P. S. M. Subrahmanyam Chetti alias Periakuruppan
Chetti and others—Respondents
(Jointly).

The above-named insolvent has applied to this
Court to grant him an absolute order of discharge
under section 41 of Act V of 1929. The application
is posted to 21st March 1929. Any creditor wishing
to oppose the application may appear in this Court
in person or by a duly authorized pleader at 11 a.m.
on the said date.

No. 8 of 1929 (I.A. No. 29 of 1929),
SUB-COURT, SRIVANMA.

Ramayya Nayudu, son of Kandaswami Nayudu,
at Kandamurugapattin, Tirupattur Taluk—Petitioner
(Jointly).

P. I. S. Subbapay Chetti and fourteen others—
Respondents (Jointly).

The above-named insolvent has applied to this
Court to grant him an absolute order of discharge
under section 41 of Act V of 1929. The application
is posted to 19th March 1929. Any creditor wishing
to oppose the application may appear in this Court

in person or by a duly authorized pleader at 11 a.m.
on the said date.

S. NARAYANASWAMI AYYAR,
Subordinate Judge.
Tirupattur, 11th February 1929.

No. 13 of 1929, **SUB-COURT, TANNAR.**

Pakkiri Pallavarayan, son of Arasachchi Pallavarayan,
residing at Aranganthapuram village,
Mannargudi taluk and district—Petitioner
(Jointly).

V. SELLARAJA AYYAR, B.A., B.L., High Court Valld,
First Appellate, Coimbatore District, and ten
others—Respondents.

Notice is hereby given under section 16 of Act V
of 1929 that the petitioner above named has applied
to this Court for his being adjudged an insolvent
and that his application stands posted to 7th March
1929 for hearing. Any person wishing to oppose
the same may appear before the Court either in
person or by vald on the said date.

P. G. RANA AYYAR,
Additional Subordinate Judge.
Tannay, 12th February 1929.

I.A. No. 19 of 1929 (I.P. No. 5 of 1929),
SUB-COURT, TANNAR.

Pathayappan Pillay, Madichikatti of Pappichikatti
village, Kottaiyasa district, Chinnai taluk—
Petitioner (Jointly).

Kolthala Kalkirikkun Kalluraman and seven
others—Defendants.

Notice is hereby given under section 41 of Act V
of 1929 that the above petitioner Madichikatti has
applied to this Court for an order of absolute discharge
and that his application stands posted to the
17th April 1929 for trial.

M. SUBRAMANYA AYYAR,
Subordinate Judge.

Tellachery, 14th February 1929.

No. 8 of 1927, **SUB-COURT, TIRUVALLUR.**

Hejendras Pandaram—Petitioner (Jointly).

P. S. Jagdish Ayyar, son of Pethagan Subramanyam
Ayyar, residing at Tiruvallur—Respondent (Jointly).

Notice is hereby given under section 36 of Act
V of 1929 that the respondent above named was
adjudged insolvent by an order of this Court dated
24 January 1929, and that he should apply for
discharge on or before 15th January 1929. Candidates
should prove their claims as soon as possible by
depositing or sending by registered post to the
Official Receiver, East Tirupur, Negamam, an
affidavit in form No. 3 of the Provincial Insolvency
Rules.

S. RAJAGOPALA AYYANGAR,
Subordinate Judge.

Tiruvallur, 14th February 1929.

No. 8 of 1927, **TRIVETRI MOON'S COURT,**
SRIVANMA.

Tungelapattin Kadar Racha Nayudu's son
Rama Nayudu of Vadakkannur women and
demon, Palghat taluk—Petitioner.

V. Rama Nayudu and others—Respondents.

Notice is hereby given under section 33 of the
Provincial Insolvency Act V of 1929 that the above-
named petitioner has been adjudged insolvent by
order of this Court, dated 25th December 1927, and
that he should apply for discharge within four

months from the said date. Creditors should prove their claims before the Official Receiver at South Malabar, Calicut, to whom the insolvency petition is transferred for their disposal.

I. P. NARAYANA MENON,
District Judge.

Alloor, 12th February 1928.

No. 9 of 1927, DISTRICT MURDER'S COURT,
TIRUNELVELI.

Cheruvilki Karyan Kumbhamp of Vallu, Valappa down, Channaray Karu sinner—*Prisoner*.
Chathoth Chaki Kumbathil Korne and sinner—*Respondents*.

Notice is hereby given that the above petitioner was adjudged an insolvent on 25th February 1928 and that he was allowed six months' time to apply for discharge. Creditors should prove their claims before the Official Receiver at North Malabar.

K. M. GOPALAN,
District Judge.

Canimannur, 15th February 1928.

No. 2 of 1927, DISTRICT MURDER'S COURT, COCHIN.
Anna Padmak Sali—*Prisoner*.
Jambikkal Venkayappu Nayana and sixteen others—*Creditors* (*Respondents*).

Notice is hereby given under section 30 of Act V of 1926 that the above-named petitioner has been adjudged an insolvent by an order of this Court, dated 15th February 1928. Official Receiver is appointed Receiver in whom the possession of the insolvent shall vest. All creditors should prove their claims before the said Official Receiver within three months from 15th February 1928. Petitioner should apply for discharge within six months from 15th February 1928.

P. PARTHASARATHI AYYANGAR,
District Judge.

Nilavel, 13th February 1928.

No. 2 of 1928, DISTRICT MURDER'S COURT,
KANNIAR.

Nagalandi Pijarai Edara Sub, 25 years, son of Chinnu Goodalva, caste, resident of Nagaland, Nandikottai taluk—*Petitioner* (*Defendant*).
Paharum Nagi Reddi and others—*Creditors* (*Respondents*).

Notice is hereby given under section 16, clause (2) of Act V of 1926, that the above-named petitioner has applied to this Court for being declared an insolvent and that the petition is posted for hearing on the 15th day of March 1928. Any creditor intending to oppose the petition may appear before this Court at 11 a.m. either in person or by valia on the said date.

K. PURUSHOTHAM,
District Judge.

Kannur, 15th February 1928.

No. 2 of 1917 (L.A. No. 1240 of 1927),
DISTRICT MURDER'S COURT, PARAMARANGAL.

Pakkilangu Burali—*Defendant* (*Petitioner*).
Kallayal Pillai and eight others—*Creditors* (*Respondents*).

Notice is hereby given under section 41 of Act V of 1926 that the above-named petitioner has applied to this Court for an order of discharge and the petition is posted to 25th February 1928. Creditors who wish to oppose the same should appear before this Court either in person or by duly authorized pleader on the said date.

No. 4 of 1927, DISTRICT MURDER'S COURT,
PARAMARANGAL.

Dr. M. S. Srinivasarao Discharge—*Defendant* (*Petitioner*).
Pappa Puthalamma Appa and ten others—*Creditors* (*Respondents*).

Notice is hereby given under section 25 of Act V of 1926 that the above-named petitioner has been adjudged insolvent by this Court on 20th January 1928. Six months time is fixed for applying for discharge.

P. KUMARASWAMI PILLAI,
District Judge.

Paramarandi, 15th February 1928.

No. 43 of 1927, DISTRICT MURDER'S COURT,
PARAMARANGAL.

Thalappadi Pappa Lakshmaya Nayana, son of Thandappa Nayana of Venkayappan, husband of Thandappa, Sripadamalath taluk—*Petitioner* (*Defendant*).

Chinnayyan Nayana and others—*Creditors* (*Respondents*).

Notice is hereby given that under section 19 (2) of Act V of 1926 the above-named petitioner has applied for being declared an insolvent and that his application is posted to 25th March 1928 for hearing before this Court.

No. 2 of 1928, DISTRICT MURDER'S COURT,
PARAMARANGAL.

M. Thevarani Pillai, son of Appayandi Pillai of Marappakkam, Sripadamalath taluk—*Petitioner* (*Defendant*).

P. Varada Pillai and others—*Creditors* (*Respondents*).

Notice is hereby given that under section 19 (2) of Act V of 1926 the above-named petitioner has applied for being declared an insolvent and that his application is posted to 25th March 1928 for hearing before this Court.

K. PARTHASARATHI AYYANGAR,
District Judge.

Paramarandi, 15th February 1928.

No. 1 of 1928, DISTRICT MURDER'S COURT,
CHENAI, SOUTH KANARA.

Narayanaswami, son of Appayandi, residing in Udupi taluk, Udupi taluk—*Petitioner*.
Anandachari and fourteen others—*Creditors* (*Respondents*).

Notice is hereby given that the petitioner above-named has applied to this Court under section 19 (2) of the Provisional Insolvency Act to be adjudged an insolvent and that the said petition was posted to 25th March 1928 for hearing objection, if any.

U. VANAN NAYAK,
District Judge.

Udupi, 15th February 1928.

No. 9 of 1926 (M.P. No. 527 of 1927), DISTRICT MURDER'S COURT, TIRUNELVELI.

Santharam Senthil—*Petitioner*.
Venkayamma Appa and three others—*Creditors*.

Notice is hereby given that the above-named petitioner has applied to the Court for his discharge under section 41 of Act V of 1926 and that the Court has fixed the 15th day of March 1928 for hearing the application.

No. 8 of 1927, DISTRICT MURDER'S COURT,
TIRUPUR.

Kalyanasundaram Pillai, son of Naray Pillai, of
Vadavampalayam, Petitioner—*Petitioner*
(Indigent).

Kashinath Madhavar, etc.—*Defence*.

Notice is hereby given that the petitioner has
applied to this Court under section 41 of Act V of
1920 for an order of discharge, bearing 2nd March
1928.

C. C. ANDREWS,
District Magistrate.

Tirupur, 25th February 1928.

No. 9 of 1928, DISTRICT MURDER'S COURT,
TIRUPUR.

James Madon—*Petitioner*.
Kashinath Annal and six others—*Defence*.

Notice is hereby given that the petitioner above
named has applied to this Court to adjudge him as
indigent and the said petition stands posted to 25th
March 1928. Those who wish to oppose the same
may appear on the said day at 11 a.m. either in
person or by pleader.

T. V. PARAMESWARA AYYAR,
District Magistrate.

Tirupur, 15th February 1928.

No. 8 of 1927, DISTRICT MURDER'S COURT, TIRUPUR.

K. N. Krishnaswamy—*Petitioner*.
P. Nishanathalingam, K. Rajagopal, V. Manikababu,
K. Srinivasalingam, K. P. Manickam, P. Annasay,
K. Alimad, K. Karthickam, C. Kannanand,
P. Madhavar, P. Mahomed Haji, P. P. Raja,
Thevaras Ramiah, K. C. Appand, K. Venkatesh
—*Defence*.

Notice is hereby given under sections 13 and 14 of
Act V of 1920 that the above-named petitioner has
applied to this Court to adjudge the petitioner as an
indigent and that his application stands posted for
hearing on 25th March 1928. Any justice wishing
to oppose the same may do so either in person or
by pleader on the said date before this Court.

A. C. KUMHUNTI RAJA,
District Magistrate.

Tirup, 26th February 1928.

No. 7 of 1928, DISTRICT MURDER'S COURT,
TIRUPUR.

Dandavaram Reddi, aged about 25, son of
Ayyaswami Reddi, Dehra estate, cultivation, at
Gurubakshampalayam, Tiruppur taluk—*Indigent*
(Petitioner).

Amalak Choudhary and others—*Defence*.

Notice is hereby given that the above-named
petitioner has applied to this Court under section 41
of Act V of 1920 praying to grant an order of
discharge in his favour and that the said petition
stands posted to 25th March 1928 for hearing
thereon, if any.

A. M. R. DAVID,
District Magistrate.

Tiruppur, 26th February 1928.

No. 25 of 1927, DISTRICT MURDER'S COURT,
TIRUPUR.

Ranganatha Karandam, son of Aravali Karandam,
of Koluvembur, Aravali taluk—*Petitioner*.
P. L. R. R. Subrahmanyan Chettiar and two others
—*Defence*.

Notice is hereby given under section 13 (2) of Act
V of 1920 that the petitioner prays by the above-named
petitioner to declare him insolvent is posted to the
25th day of March 1928.

No. 4 of 1928, DISTRICT MURDER'S COURT,
TIRUPUR.

Vishaksham Pillai at Annapapalayam, brother of
Vadavampalayam, Petitioner (Indigent—*Petitioner*.
Kashinath and others—*Defence*.

Notice is hereby given that under section 13 (2)
of Act V of 1920 the petition put in by the
above-named petitioner to declare him insolvent is
posted to the 25th day of March 1928.

No. 2 of 1928, DISTRICT MURDER'S COURT,
TIRUPUR.

I. Sivasankara Chettiar, son of Imanatha
Chettiar, at Chokk Chettiar, Petitioner (Indigent—*Petitioner*.
Kashinath and others—*Defence*.

Notice is hereby given that under section 13 (2)
of Act V of 1920 the petition put in by the above-
named petitioner to declare him insolvent is posted to
the 25th day of March 1928.

A. S. F. BARDOZA,
Acting District Magistrate.

Tirupur, 10th February 1928.

No. 1 of 1927, DISTRICT MURDER'S COURT,
TIRUPUR.

T. V. Govindaswami Nayana—*Petitioner*.
Vishaksham Pillai and others—*Defence*.

Notice is hereby given that under sections 13 and
14 of Act V of 1920 the above application put in by
the petitioner for being adjudged as insolvent comes
on for hearing on 25th March 1928.

T. R. VISWANATHA AYYAR,
Additional District Magistrate.

Tiruppur, 25th February 1928.

No. 25 of 1927, DISTRICT COURT, COIMBATORE.

Ramasa Karandam—*Indigent*.
Mallakarespan Chettiar and others—*Defence*.

Notice is hereby given under section 24 of Act V
of 1920 that the creditors of the above-named debtor
should prove their claims in accordance with Form
No. 3 of the Madras Provincial Insolvency Rules of
1925 on or before 2nd March 1928; also a final
dividend will be declared without regard to their
claims.

No. 30 of 1920, DISTRICT COURT, COIMBATORE.

Ponnappa Karandam—*Indigent*.
Vallappa Chettiar and others—*Defence*.

Notice is hereby given under section 24 of Act V
of 1920 that the creditors of the above-named debtor
should prove their claims in accordance with Form
No. 3 of the Madras Provincial Insolvency Rules of
1925 on or before 2nd March 1928; also a final
dividend will be declared without regard to their
claims.

No. 48 of 1925, DISTRICT COURT, COIMBATORE.

Sellappa Karandam—*Indigent*.
K. L. K. R. M. Rameswara Chettiar and others—*Defence*.

Notice is hereby given under section 24 of Act V
of 1920 that the creditors of the above-named debtor
should prove their claims in accordance with Form
No. 3 of the Madras Provincial Insolvency Rules of
1925 on or before 25th March 1928; also a final
dividend will be declared without regard to their
claims.

No. 68 of 1927, DISTRICT COURT, CHENNAI.
Marudavandana—Judicial.
 K. K. K. R. M. Rameswami Chettiar and others—
Creditor.

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1922 on or before 15th March 1928; also a final dividend will be declared without regard to their claims.

No. 62 of 1927, DISTRICT COURT, CHENNAI.
Alagiri Nayudu—Judicial.
 Subrahmaniam Chetti and others—*Creditors.*

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1922 on or before 15th March 1928; also a final dividend will be declared without regard to their claims.

No. 22 of 1927, DISTRICT COURT, CHENNAI.
Marappu Ravindran—Judicial.
 Marudamallu Ravindran and others—*Creditors.*

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1922 on or before 15th March 1928; also a final dividend will be declared without regard to their claims.

No. 81 of 1927, DISTRICT COURT, CHENNAI.
Kalkumman Karandasa—Judicial.
 P. R. S. M. Sumantharam Chetty and others—
Creditors.

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1922 on or before 15th March 1928; also a final dividend will be declared without regard to their claims.

No. 126 of 1927, DISTRICT COURT, CHENNAI.
C. V. Velmuruganathan—Judicial.
 C. V. Natarajan Rao and others—*Creditors.*

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1922 on or before 15th March 1928; also a final dividend will be declared without regard to their claims.

No. 106 of 1927, DISTRICT COURT, CHENNAI.
Samiyappa Nadas and two others—Judicial.
 N. Nataraja Chettiar and others—*Creditors.*

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1922 on or before 15th March 1928; also a final dividend will be declared without regard to their claims.

No. 101 of 1927, DISTRICT COURT, CHENNAI.
Venkateswami Srinivasan—Judicial.
 Rameswami Srinivasan and others—*Creditors.*

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the above-named debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1922 on or before 15th March 1928; also a final dividend will be declared without regard to their claims.

1920 on or before 15th March 1928; also a final dividend will be declared without regard to their claims.

S. K. RAGHAVENDRA RAO,
Official Receiver.
 Chennai, 10th February 1928.

No. 70 of 1927, DISTRICT COURT, CHENNAI.
East Government—No. 3 of 1927, Sec. Court, Coimbatore.

Thiruvalla Parakkal—*Plaintiff.*
 Devanar Lakshminarayana and others—*Creditors.*

Notice is hereby given under section 64 of Act V of 1920 that by an order of the Sub-Court, Coimbatore, dated 20th September 1927, the above-named petitioner was adjudged insolvent. The creditors of the above-named petitioner should prove their claims on or before 15th March 1928 by depositing or by sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1922. The petitioner to apply for discharge within six weeks.

A. KANAKA RAJU,
Official Receiver.
 Rajahmundry, 10th February 1928.

No. 83 of 1927, DISTRICT COURT, CHENNAI.
Ramadas.

In re the Insolvency of S. V. R. P. I. Venkappa Chetti and Kail Chetti.

Notice under section 64 of the Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors who have not proved before are required to prove their debts by an affidavit in support thereof on or before 15th March 1928, failing which a dividend will be distributed without any regard to their claims.

No. 33 of 1927, DISTRICT COURT, CHENNAI.
Ramadas.

In re the Insolvency of P. K. S. M. Sumantharam Chetti.

Notice under section 64 of the Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors who have not proved before are required to prove their debts by an affidavit in support thereof on or before 15th March 1928, failing which a dividend will be distributed without any regard to their claims.

No. 4 of 1928, DISTRICT COURT, CHENNAI.
Ramadas.

Kadikavilaka Ravindran—*Plaintiff (Debtor).*
 Gov. Maj. Arambharam Chettiar and others—*Creditors.*

Notice under section 64 of the Act V of 1920 is hereby given that Kadikavilaka Ravindran, son of Mahommed Mahomedan Ravindran, residing at Dandakudi, the petitioner above-named, was adjudged insolvent by the Sub-Court, Thiruvalla, on 20th September 1927, and that he is directed to apply for discharge within six weeks from the date of adjudication. The creditors are required to prove their debts as soon as possible by depositing or sending by registered post to the District Receiver, Polladur as Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 53 of 1928, DISTRICT COURT, CHENNAI.
Ramadas.

Ramadas Chettiar, son of Anandam Chetti at Rameswaram—*Plaintiff (Debtor).*

M. K. Rao, Nagappa Chettiar and others—*Creditors.*

Notice under section 64 of the Act V of 1920 is hereby given that Ramadas Chettiar, son of

Annambal Chettiyar, residing at Sheshaingembar, the petitioner aforementioned, was adjudged insolvent by Sub-Court, Tiruchottai, on 20th December 1927, and that he is directed to apply for discharge within one year from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Ramnad at Madras, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

No. 3 of 1928, OFFICIAL RECEIVER'S COURT,
RAMNAD—No. 27 of 1927, SUB-COURT,
TIRUCHOTTAI.

Sourintha Pillai—Petitioner (Debtor).

S. C. T. Lakshminaras Chettiyar and others—
Creditors.

Notice under section 30 of the Act V of 1920 is hereby given that Sourintha Pillai, son of Sivamatha Pillai, residing at Kumbakonam, the petitioner aforementioned, was adjudged insolvent by the Sub-Court on 11th January 1928, and that he is directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Ramnad at Madras, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

J. A. DAVID,
Official Receiver.

Madras, 26th February 1928.

No. 48 of 1917, OFFICIAL RECEIVER'S COURT,
SOUTH KANARA.

Hannabalu Berry, son of Ahmed Berry, residing at Gubbale Bazar, Mangalore—*Insolvent.*

Under section 64 of Act V of 1920, notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 26th March 1928; otherwise their claims will not be considered.

No. 51 of 1917, OFFICIAL RECEIVER'S COURT,
SOUTH KANARA.

AbdulUddin Berry, son of Ahmed Berry, residing at Gubbale Bazar, Mangalore—*Insolvent.*

Under section 64 of Act V of 1920, notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 26th March 1928; otherwise their claims will not be considered.

No. 5 of 1921, OFFICIAL RECEIVER'S COURT,
SOUTH KANARA.

Ethorai Abdeh, ayah of Palat Hassan at Kachengad village in Kaseragod taluk—*Insolvent.*

Under section 64 of Act V of 1920, notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 26th March 1928, otherwise their claims will not be considered.

No. 78 of 1925, OFFICIAL RECEIVER'S COURT,
SOUTH KANARA.

Sham Narasimha Sheshagob, son of Shani Datta Sheshagob and Messrs Nageswami Sheshagob, son of Narasimha Sheshagob, residing at Barvali, Koda in Mangalore taluk—*Insolvent.*

Under section 64 of Act V of 1920, notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 26th March 1928; otherwise their claims will not be considered.

No. 16 of 1926, OFFICIAL RECEIVER'S COURT,
SOUTH KANARA.

Narasappa Kachilalaya and **Narasappa Ballalaya—**

Petitioners (Creditors).

Madhukashi Berry, son of Janna Mahal, residing in Kumbale of Arichale village, Kaseragod taluk—*Respondent (Debtor).*

Under section 30 of the Madras Provincial Insolvency Act V of 1920 it is hereby notified that the aforementioned respondent has been adjudged as insolvent by an order of the Subordinate Court, dated 20th July 1926, under section 27 (1) and that creditors should prove their claims before this Court on or before the 26th March 1928. Claims may be proved by delivering or sending by post to a registered letter to the said Court; an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922. Respondent has been ordered to apply for discharge within six months from the date of adjudication.

No. 2 of 1927, OFFICIAL RECEIVER'S COURT,
SOUTH KANARA.

Salvadore Fernandez, son of Miguel Fernandez, residing at Uru, Balor village in Mangalore taluk—*Petitioner.*

M. Gopal Rao & Co. and others—*Creditors.*

Under section 30 of the Madras Provincial Insolvency Act V of 1920 it is hereby notified that the aforementioned petitioner has been adjudged insolvent by an order of this Court, dated 13th April 1927, under section 27 (1), and that creditors should prove their claims before this Court on or before the 26th March 1928. Claims may be proved by delivering or sending by post to a registered letter to the said Court; an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922. Petitioner has been ordered to apply for discharge within six months from the date of adjudication.

No. 12 of 1929, OFFICIAL RECEIVER'S COURT,
SOUTH KANARA.

Jas. de souzavey of Joseph A. Fildache, son of S. S. S. Fildache, residing at Palat in Mangalore taluk.

Under section 64 of Act V of 1920, notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 26th March 1928, otherwise their claims will not be considered.

J. P. SIQUEIRA,
Official Receiver.

Mangalore, 27th February 1928.

No. 32 of 1924, DISTRICT COURT, TIRUCHOTTAI.

Veluvarria Pillai and **Potha Pillai—Insolvent.**

Notice is hereby given that creditors of the above-named insolvents are required to prove their debts on or before the 26th day of April 1928, failing which final dividend will be declared and distributed without regard to their claims.

No. 33 of 1926, DISTRICT COURT, TIRUCHOTTAI.

S. Chidambaram Pillai and another—*Insolvent.*

Notice is hereby given that creditors of the above-named insolvents are required to prove their debts on or before the 26th day of April 1928, failing which final dividend will be declared and distributed without regard to their claims.

No. 147 of 1925, OFFICIAL RECEIVER'S COURT,

TIRUCHOTTAI—No. 25 of 1925, SUB-COURT,
TIRUCHOTTAI.

Sankhalalaya Chettiyar—Insolvent.

Notice is hereby given that creditors of the above-named insolvent are required to prove their debts on

or before the 15th day of March 1928, failing which said dividend will be declared and distributed without regard to their claims.

No. 4 of 1928, **CHITRAI BISHNIA'S CONCERN**,
TIRUCHENGOOZY—No. 84 of 1928, **SON-CONGO**,
TIRUCHENGOOZY.

Stramathramaya Pillai—Jurat.

Memorise *Exhibitor* and *Director* *Chittra*.

Notice is hereby given that creditors of the above-named concern are required to present their claims on or before the 15th day of March 1928, failing which said dividend will be declared and distributed without regard to their claims.

R. RAJAGOPALAN,
Official Receiver.

Tiruchengozhi, 16th February 1928.

It is hereby notified that the order of adjudication, dated 20th December 1925, adjudging Pinnappa Pillai, son of Arumappa Pillai, living in Sundakkal, Madurai, in L.P. No. 36 of 1925, was annulled by the Court of the Sub-Judge, Tiruchengozhi, on 2nd February 1928, under section 43 (1) of Act V of 1925.

It is hereby notified that the order of adjudication, dated 7th January 1927, adjudging Gopalasami Jose, son of Venkateswaram Ayyar, living in Kaveri, in L.P. No. 81 of 1925, was annulled by the Court of the Sub-Judge, Tiruchengozhi, on 17th January 1928, under section 43 (1) of Act V of 1925.

It is hereby notified that the order of adjudication, dated 3rd August 1925, adjudging Veilappa Natar, son of Rajagopal Natar, living in Andipatti, Kaveri, in L.P. No. 22 of 1925, was annulled by the Court of the Sub-Judge, Tiruchengozhi, on 16th January 1928, under section 43 (1) of Act V of 1925.

It is hereby notified that the order of adjudication, dated 11th December 1925, adjudging Venkateswaram Chetti, son of Govindas Chetti, living in Big Chetti street, Tiruchengozhi, in L.P. No. 46 of 1925, was annulled by the Court of the Sub-Judge, Tiruchengozhi, on 16th January 1928, under section 43 (1) of Act V of 1925.

T. S. RAMANUJAN ARYANOBAN,
Official Receiver.

Tiruchengozhi, 15th February 1928.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE VENKATAPURAM SRI VENKATACHALAPATHI URANA SAKHAYA NIDHI, LIMITED.

Whereas communications addressed to the Venkataswami Sri Venkateswaraiah Sakhaya Bank, Limited, at its registered office remain unanswered:

And whereas at the time of a visit to the 10th August 1927 the company was found to be not working:

And whereas it appears accordingly that the Venkataswami Sri Venkateswaraiah Sakhaya Bank, Limited, is not carrying on business or is not in operation:

Notice is hereby given, pursuant to section 247 (2) of the Indian Companies Act, 1913, that, unless notice is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND VEERAJANDI SRI MANDAMATHANURULA DRAYTA SEKARA NIDHI, LIMITED.

Whereas at the time of a visit to the registered office on the 22nd September 1927 the company was found to be not working:

And whereas it appears accordingly that the Venkateswaraiah Sri MANDAMATHANURULA Drayta Sekara Nidhi Limited, is not carrying on business or is not in operation:

Notice is hereby given, pursuant to section 247 (2) of the Indian Companies Act, 1913, that, unless notice is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE COGNATORA KASWARA SAKHAYA NIDHI, LIMITED.

Whereas at the time of a visit to the registered office on the 14th August 1927 the office of the company was found locked:

And whereas it appears accordingly that the Cognatora Kaswara Sakhaya Nidhi, Limited, is not carrying on business or is not in operation:

Notice is hereby given, pursuant to section 247 (2) of the Indian Companies Act, 1913, that, unless notice is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE COGNATORA SUBRAMANYA NIDHI, LIMITED.

Whereas at the time of a visit to the registered office on the 22nd August 1927 the company was found to be not working:

And whereas it appears accordingly that the Cognatora Subramanya Nidhi, Limited, is not carrying on business or is not in operation:

Notice is hereby given, pursuant to section 247 (2) of the Indian Companies Act, 1913, that, unless notice is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE COGNATORA ANANDHA BANK, LIMITED.

Whereas communications addressed to the Cognatora Anandha Bank, Limited, at its registered office remain unanswered:

And whereas it appears accordingly that the Cognatora Anandha Bank, Limited, is not carrying on business or is not in operation:

Notice is hereby given pursuant to section 247 (2) of the Indian Companies Act, 1913, that, unless notice is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

P. H. PERREBELLO,
Auditor *Register* *of* *Joint* *Stock* *Companies.*

Cochin, 12th February 1928.

IN THE MATTER OF THE INDIAN COMPANIES ACT 1912, AND THE MADRAS SYNTHETIC PRODUCTS, LIMITED.

Whereas M.R.R. C. D. Gupta Rao, the Director in charge of the Madras Synthetic Products, Limited, has stated in his letter, dated 4th October 1921, that the said Company was not in operation and that the name of the Company might be struck off the register.

And whereas a notice, dated the 15th October 1921, was published on page 148 of the Port St. George Gazette, Part II, dated the 15th October 1921, pursuant to section 219 (3) of the Indian Companies Act, 1912, to the effect that, unless orders were shown to the contrary before the expiration of three months from the date of that notice the name of the said Company would be struck off the register and the said Company would be dissolved:

And whereas the said Company has not shown such cause within the time allowed which expired on the 15th January 1922:

Therefore, the name of the Company has, under section 217 (3) of the Act, been struck off the register.

Y. S. CHENGALVARAYA PILLAI,
Assistant Registrar of Joint Stock Companies.

Madras, 21st February 1922.

FINANCIAL NOTIFICATION.

NOTIFICATION.

Portion of the following Currency Note of the Madras Circle is stated to have been destroyed, and payment of its value has been claimed by the person whose name is placed against the number. Any other person claiming a right to it is warned to communicate at once with the undersigned:—

Register number, N 295 (27-18); number of the note, 25,41-26007, name of applicant, Khorikamath Chettyar, Minsar and Union Road, Pondicherry, Chingleputam, Coimbatore district; value, Rs 100.

T. S. PILLAI,
Currency Officer.

Port St. George, 4th February 1922

REVENUE NOTIFICATIONS.

NOTIFICATION.

As 4.—In virtue of the power delegated to him in Government Notification No. 486, dated 15th July 1918, as amended by Government Notification No. 101, dated 15th March 1921, and in partial modification of the Board's Notification No. 7, dated 15th October 1922 (as subsequently amended), the Commissioner of Madras hereby prescribes under sections 10 and 12 of the Madras Abkari Act, 1865, four classes of sugary species to be generally in charge of which permit for transport and licence for possession shall be required in the districts of Chingleput, Arcot, Tanjavur, Pudukottai, Madurai, Chingleput, South Arcot and Tanjavur and in all the municipal areas in the rest of the Presidency.

This notification will take effect from 1st April 1922.

W. A. BRIDG,
Secretary to the Commissioner of Madras.
Madras, 20th February 1922.

KIMING CERTIFICATES.

The persons named below have been granted certificates of approval under the Mining Rules which will be in force up to 31st December 1922:—

Area over which the person proposes to prospect or mine—Madras Presidency.

Date of order granting the certificate—25th February 1922.

Serial number, name and address.

1. M.R.Ry. Yalabalar Venkateswabhagya Nayadu, Gudalur, Nilgiris.
2. " Kolabalar Linga Reddi, Miss. Mine, Nilgiris.
3. " C. Puthalambhagya, Sivasamudram, Nilgiris.
4. " Vepalambam Subbarambhagya, Thangam, Nilgiris, Hyderabad post, Hyderabad.
5. " Parakkal Chinnappa Venkateswabhagya, Egmore, Hyderabad.
6. Syed Khamsia Sahib, Ponnampal Raja Road, Madras, W.
7. M.R.Ry. Yalabalar Jayarambhagya, Sivasamudram, Nilgiris district.
8. " G. Chinnappa, Gudalur, Hyderabad post, Nilgiris district.
9. " V. Sathyanarayana, Vaynar, Kinta district.
10. " Palani Marudamuni, Chinnam, Nilgiris.
11. " B. Ramalingappa Chetti, Kallikudi, Sivasamudram post, Hyderabad.
12. " Ponnabalar Venkateswara Reddi, Muddalambhagya, Nilgiris post.
13. " J. Sathya Reddi, Odu village, Gudalur taluk.
14. " K. Rangappa Nayadu, Thimmaswami, Nilgiris post, Kottamangaludi, Hyderabad.
15. " Chinnappa Sathyanarayana Chetti, Miss. Mine, Sivasamudram, Nilgiris.

Board (Land Revenue and Settlement),
Madras, 25th February 1922.

Date of order granting the certificate—15th February 1922.

1. Messrs. Oakley, Dumas & Co., Chingleputam, Bangalore City.
2. M.R.Ry. Adamburdi Kanna Nayadu, Ranganatha village, Sivasamudram P.O., Nilgiris district.
3. " S. K. Hamsabader, Bose Cottage, Madras.

S. G. HOLDSWORTH,
Secretary.

Board (Land Revenue and Settlement),
Madras, 15th February 1922.

Date of order granting the certificate—27th February 1922.

Name and address.

1. Messrs. Duddan Goud and Venkateswara Goud, Bellary.

N. KAIL PILLAI,
Assistant Secretary.

Board (Land Revenue and Settlement),
Madras, 19th February 1922.

The certificate of approval under the Mining Rules granted to Messrs. Laloo & Co., Bellary, on R.P. No. 1895, Bhatia, dated 17th May 1922, and

Figure 4. *Continued*

[illegible]

Herbert Office, Madras,
15th February 1935.

A. MACKENZIE,
Acting Deputy Commissioner of the Forest

NOTICE TO MARINERS

May 8, 1958

LENA—COLUMBIAN COAST—NORWEGIAN
FLIGHT—REPLACEMENT.

Formen Notice—No. 43 of 1937,
dated 10th October 1937.

The new Flagstaff at the Port of Nagasaki² has been erected and signalling will be carried out from the flagstaff from 1st February 1953.

C. R. CAMPBELL, Captain, RYM,
President Post Office

Madras, 14th February 1954

CLOSURE OF KUNDOO-CHUDAPATI CANAL.

The Karnal-Cuddapah Canal will be closed for annual repairs for two months from 15th April 1925 to 15th June 1925.

2. Water for irrigation purposes will, if available, be supplied for vegetables and garden crops between September and March once in ten days as usual during the period.

3. To facilitate growth of green manure crops, if feasible in the river arroyo earthen portions of the canal system (including the El Chapo channel) in which works are finished, will be opened earlier to the extent practicable.

K. V. SANKARA AYYAR,
Executive Engineer, General Division.

Karnal, 154, February 1978.

PUBLIC WORKS NOTIFICATIONS

UNCLAIMED SITING

A scan of No. 2-11-3 being the wages due to Porrepeña Hernandez employed as a gardener in No. 2 Tabernacle of Gila Division has been outstanding in the accounts of this office since January 1927 undisturbed. If the amount is not claimed within one month from the date of issue of this notification the same will be remitted to Government.

Melter, 27th January 1928.

A sum of Rs. 8-15-0 being the arrears of pay (for May 1952) due to N. S. Desaiwani Ayyar employed as a maulvi in No. 2 Subdivision of this division has been outstanding in the records of this office since June 1952 undrawn. If the amount is not claimed within a month from the date of issue of this notification, the same will be realized to Government.

R. MAHADEVA AYTAR,
Executive Engineer, Coorg and Mysore Districts,
Mysor, 11th February 1938.

OFFICIAL ADVERTISEMENTS

AUCTION FOR SUPPLY OF RATIONS AND MISCELLANEOUS ARTICLES TO THE JUNIOR CERTIFIED SCHOOL, RAMPKT.

Notice is hereby given that the Superintendent of the Governor's Junior Certified School, Hesperia, will hold an auction of 3 1/2 acres of land on 10th March 1955 for the supply of the following amount of cotton during the years 1954-55. Interested bidders are requested to be present. In the case of supplies who may be unable to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day of the auction and are accompanied by the cash required to be paid in the advance. The tender will be opened at the time of the auction and the lowest bidder will be awarded the contract. The amount of the cash required will be specified in the tender. The cash should be quoted in pounds and ounces per cwt for delivery at the Junior Certified School, Hesperia, the quantity being specified in words as well as in figures. Samples of the cotton required can be seen at the auction. Suppliers may bid or tender for the whole or any part of the cotton required in the schedule of quantities. To prepare current money. All supplies must be up to the sample accepted by them or approved by the Superintendent.

2. Successful bidders or contractors will be required to enter into stamped agreements with the school from the date of receipt of information from them that their bids have been accepted. In addition they should, before signing such agreements, deposit a security of 10 per cent of the total value of supplies undertaken (with the approval of the Superintendent, Junior Certified School, the total amount may be reduced in the case of approved contractors). Failing compliance within the time specified, the amount money may be forfeited and, in the event of withdrawal, they will also be liable to pay any difference between the prices accepted and those ultimately obtained by the school. The amount money received from the successful bidder or tenders will be taken towards their security deposits and those from others retained at the close of the auction.

3. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

4. Contracts should not be sublet.

5. Any bids accepted, and contracts entered into will be subject to ratification by the Chief Inspector of Certified Schools. Otherwise, when decisions shall also be final on all questions of subletting.

6. As the quantities given against each article in the schedule are only approximate, contractors will be under an obligation to supply the entire requirements during the period of contract plus as much as may be needed to last for a whole month thereafter, provided, in respect of the entire quantities, that written orders are given within a fortnight of the termination of agreement. At the same time, the Superintendent does not bind himself to receive the quantities or articles noted in the schedule if they are not required.

7. No article is to be supplied to the School except on a requisition signed by the Superintendent or some responsible person authorized by him in writing to do so "by order."

8. No address of cash will on any account be made to the contractors when giving orders, nor will the school pay freight or other charges on consignments to be afterwards deducted from bills, but payment for articles delivered at the school in order will be made promptly after they have been inspected and passed. Contractors must submit to receive payment of their bills in whole or in part to which and notes forming part of the same as on each bill will be disregarded unless they constitute a fraction equivalent to half a rupee or more when they will be treated as whole rupees for the purpose of the account.

9. During the prevalence of plague in the vicinity of a school or that in the areas from which supplies are drawn, all prices, etc., will be liable to be first exposed to the authorities before being taken in. Also if, for any other reasons, the Superintendent considers expedient of articles to the school necessary.

10. Contractors are required (under a penalty not exceeding Rs. 25) to immediately send with each supply a memorandum or address note, duly signed, stating the number or quantity tendered for specification. Also to sign and return within a week of payment, by cheque, cash order or remittance transfer receipt, all associated bills forwarded by the Superintendent for the purpose. Questions in connection with any supposed short payment may be referred to the Superintendent separately, but are not to be made an excuse for delay or refusal to sign.

11. In addition to any difference in prices that may be recoverable from contractors as amount of purchase ordered necessary elsewhere by failure, neglect, or refusal on their part to supply according

to the terms of their agreement, a fine not exceeding Rs. 50 may be levied at the discretion of the Superintendent for each and every case of such default. For repeated infringement of the stipulations of contract, or for other justifiable reasons, he may also annul it, reserving all losses satisfiable by the school in consequence of the withdrawal from the supply deposited by the contractor or other amounts due to them, and, in the event of any annulment, by legal processes if so advised.

12. All wastage found to occur in excess of the respective percentages prescribed in the schedule will have to be made good by the contractors.

13. Further information on any point concerning this notification may be had in the school office.

14. When once the order is issued, or by order have been accepted, lower quotations from others to the Superintendent or to the Chief Inspector of Certified Schools will not be considered.

SCHEDULE.

Name of article	Quantity required.	Current Market Price
Rice, Indian, standard, with husk, at, 25 lbs. 100		
Local rice, standard, 100		
Hydrated, of good quality, 100		
Groundnut, standard, 100		
Onion, dry, 100		
Cardamom, from French, 100		
Mustard, 100		
Onion, dry, 100		
Mustard, 100		
Mustard, 100		
Mustard, 100		
Mustard, 100		
Mustard, 100		
Mustard, 100		

* * * Wastage allowed—12 per cent.

J. F. D. CRUZ,
Superintendent.

Junior Certified School, Havelock,
21 February 1928.

AUCTION FOR THE SUPPLY OF RATIONS AND MISCELLANEOUS ARTICLES TO THE DISTRICT JAIL, PALANQUET.

NOTICE is hereby given that the Superintendent will hold an auction at the District Jail, Palanquet, at 3 p.m. on Wednesday the 7th March 1928, for the supply of the following articles of ration during the year 1928-29. Tending bidders are requested to be present. In the case of supplies who may be unable to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day and hour mentioned above, and are accompanied by the exact money specified in the schedule. Tenders, which will only be received on postal notes to be paid free of cost on application, should be superscribed "Tender for the supply of ration and miscellaneous articles to the District Jail, Palanquet." They will be opened at the time of auction and the offered rates recorded along with the bids. The rates should be quoted in pounds and pence per rupee for delivery at the District Jail, Palanquet, the quantities being specified in words as well as in figures. Samples of the articles required can be seen at the auction. Suppliers may bid or tender for all or any one of the articles mentioned in the schedule on depositing the requisite earnest money. All supplies must be up to the sample accepted by them or approved by the Superintendent.

2. Successful bidders or tenders will be required to enter into stamped agreements with the Jail within seven days from the date of receipt of information by them that their bids have been accepted. In addition, they should before signing such agreements deposit a security of ten per cent of the total value of the supplies undertaken (with approval of the Inspector-General of Prisons, the total amount may be reduced in the case of approved contractors).

Description of article.	Quantity tendered.	Amount money to be deposited.
Portion of article	Rs.
To be returned on a month or so advance in price.	Rs.
January	1,000 lb.	10

C. G. SCHMIDT,
Superintendent.

District Jail, Portonotch,
24 February 1928.

TENDER FOR THE SUPPLY OF EARTHEN ARTICLES TO THE DISTRICT JAIL, KORAPUT

Notice is hereby given that sealed tenders for the supply of the undermentioned earthen articles required during the year 1928-29 will be received by the Superintendent, District Jail, Korapat, up to 12 noon on Thursday the 15th March 1928. Tenders should be accompanied "Tender for the supply of earthen articles to the District Jail, Korapat." The rates should be quoted in pounds and pence per piece for delivery at the District Jail, Korapat, the quantities being specified in words as well as in figures. Suppliers may tender for all or any one of the articles mentioned in the schedule on depositing earnest money of 5 per cent on the total value of articles tendered for. All supplies must be up to the samples accepted by them or approved by the Superintendent.

2. Successful tenders will be required to enter into stamped agreements with the jail within seven days from date of receipt of notification by them that their rates have been accepted. In addition, they should, before signing such agreements, deposit a security of 10 per cent of the total value of the supplies undertaken. Failing compliance within the time specified, the earnest money may be forfeited and, in the event of withdrawal, they will also be liable to pay any difference between the prices accepted and those actually obtained by the jail. The earnest money received from successful tenders will be taken towards the security deposits and those from others returned at the close of the tender.

The contractors should attach a certificate to his schedule in the following effect: "I, the tenderer, agree to have the earnest money submitted to Government in case of my failure to undertake the contract."

3. The Superintendent reserves the right to accept or reject any tender without assigning any reason.

4. Contracts should not be sublet.

5. Any rates accepted and contracts entered into will be subject to confirmation by the Inspector-General of Prisons, Government, whose decision shall also be final in all questions of infringement.

6. As the quantities given against each article in the schedule are only approximate, contractors will be under no obligation to supply the entire requirements during the period of the contract, plus as much as may be needed to last for a whole month thereafter, provided in respect of the extra quantities that written orders are given within a fortnight of the termination of the agreement. At the same time, the Superintendent does not bind himself to receive the quantities or numbers stated in the schedule if they are not required.

7. No article is to be supplied to the jail except on requisition signed by the Superintendent or some responsible person authorized by him in writing to do so "by order."

8. No advance of such well on any account be made to the contractors when getting orders, nor will the job be brought on either charges or engagements to be afterwards defunct. Items bills, but payment for articles delivered at the jail or order will be made promptly after they have been inspected and passed. The tenders should submit to receive payment of bill in whole papers (i.e., fractions of less than half are disregarded and half a rupee and over are taken as a rupee) in the case of bills according to Rs. 25 and pence and the totals of bills for less than Rs. 15 should be rounded to the nearest anna (i.e., as many annas as pence and above are taken as an anna).

9. During the prevalence of plague in the vicinity of the jail or in that of areas from which supplies are drawn, all goods, etc., will be liable to be first stamped in the quarantine before being taken in. Also if for any other reason, the Superintendent considers appropriate to articles in the area necessary.

10. Contractors are required to send a weekly statement according to Rs. 22, to invariably send with each supply a memorandum or advice note, duly signed, showing the number or quantity tendered for supplies, also to sign and return, within a week of payment by cheque, cash order, or remittance transfer receipts, of remitted bills forwarded by the Superintendent for the purpose. Quantities in accordance with any approved short payment may be returned to the Superintendent separately, but are not to be made an account for delay or refusal to sign.

11. In addition to any difference in prices that may be recoverable from quotations on account of purchases rendered necessary elsewhere by failure, neglect or refusal on their part to supply according to the terms of their agreements, a fine not exceeding Rs. 50 may be levied at the discretion of the Superintendent for each and every such case of default. For repeated infringement of the regulations of the contract or for other justifiable reasons, he may also suspend it, resuming all losses reimbursable by the jail in consequence of the abandonment from the security deposited by the contractor, as other means due to them, and, in the event of any notice by legal instrument, if at all desired.

12. All wastage found to occur in excess of the specified percentages prescribed in the schedule will have to be made good by the contractors.

13. Further information on any point concerning the notification can be had from the Jail office.

14. When once the rates offered in any tender have been accepted, lower quotations from others to the Superintendent or to the Inspector-General of Prisons will not be considered.

SCHEDULE.

Name of article.	Approximate quantity required.	Percentage of wastage.
Brick	25,000 lb.	5% variety of good quality; wastage not to exceed 2% per cent.
Roof	40,000 lb.	Not less than six months old; those and when others' material will be covered 4 per cent.
Bag	100,000 lb.	Wastage in process of shipping not to exceed 10 per cent.
Dist. (grain)	40,000 lb.	Wastage not to exceed 3 per cent; 4% if grain.
Spill (oil)	50,000 lb.	Wastage not to exceed 3 per cent.
Coal	1,000 lb.	Wastage in shipping not to exceed 10 per cent and 10% from waste.

Name of article.	Approximate quantity required.	Percentage of wastage.
Chalks ..	1,400 lb.	Wastage in drawing and in setting 24 per cent and not to be allowed.
Terminals ..	200 lb.	Wastage not to exceed 1 per cent and to be done from chalks, etc.
Quartz ..	3,700 lb.	To be clean and of good quality, as per spec.
Terminals, cleaned ..	4,000 lb.	Doings not to exceed 1 per cent.
Soil ..	1,500 lb.	To be of good and white quality.
Ganguly & Co. ..	2,800 lb.	Good brown quality; undecomposed; strong of color and perfectly fit for use in printing.
Groundnut oil ..	100 lb.	To be of good quality; undecomposed.
Terminals oil ..	270 lb.; each tin to be 1 lb. and 1 lb. 1 lb. and 1 lb.	Of good quality; not stinky.
Figur ..	110 lb.	To be of good quality.
Bags ..	200 lb.	Do.

J. A. HART, Lieut. I.M.D.,
Superintendent.

District Jail, Kasepat,
15th February 1923.

UNIVERSITY OF MADRAS.

TENDERS FOR THE SUPPLY OF TEAK WOOD RODS-BLOCKS AND CHALKS.

Seventeen sealed tenders presented to the undersigned for (1) Block-marks and (2) Chalks for the supply of 100 scale of double faced teak-wood block-marks with moving sliders and 200 chalks will be received by the undersigned till 12 noon on Monday, the 26th March 1923. Full specifications as to description, size and measurements of the rods and sliders and conditions of tender can be had from the undersigned on application on office working days. Every tender must be accompanied by a deposit in currency notes of Rs. 200 and Rs. 50 for Block-marks and Chalks respectively. The tenders will be received at 3 p.m. on the 26th March 1923 at the Senate House.

W. McLEAN,

Registrar.

Senate House, Madras,
15th February 1923.

TENDER FOR HINDUSTAN REGISTRATION BOOKS—KORAPUTAM DISTRICT.

Tenders are invited for the binding of the undermentioned records at the Registration office of the Nalgondam district—

Name of records and style of binding.

- (1) Original Volume 1, II, III and IV—Chalks with back and covers of leather.
- (2) Abstract of volume 1, II, III and IV with new covers—Chalks with back and covers of leather.
- (3) Binding of original books 1, 2 and 3 with new covers—Full back.
- (4) Binding of Chalks by separate registers with new covers—Every page with back and covers of leather.
- (5) Binding of record in two registers each of several registers—disparate books, etc., with new covers—Full back and covers.
- (6) Re-binding and re-labeling of register books 1, 2 and 3 including the book 1 with missing covers.
- (7) Re-binding and re-labeling of volume 1, II, III and IV with missing covers.
- (8) Re-binding and re-labeling of Chalks by separate registers with missing covers.

If 2—Glass boards and red-velvet paper boards should be used for covers, each board of 24 lb. (approx.) being used for book 1, 11 lb. (24" x 10") for book 2 and 1 lb. (10" x 10") for book 3.

5. Each tender should specify the rates at which the tenders are prepared to undertake each of the

several items of work mentioned in paragraph 1 above.

For items (1) and (2) leather covers of dismantled volumes will be supplied to same extent and two separate sets should be quoted—

(3) for binding with leather covers to be supplied by the department.

(4) for binding with new boards to be supplied by the binder himself.

5. Each tender should be sent in a sealed cover and should be superscribed as follows—

"Tender for the binding of the Registration Records of the Nalgondam district."

It should be addressed to the Registrar of Nalgondam and should reach him on or before the 15th day of March 1923.

6. The successful tenderer will be required to execute an agreement on or before a date to be fixed by the undersigned and should deposit a sum of Rs. 10 as security for the performance of work in accordance with the terms of the agreement. This amount will be forfeited on the breach of all or any of the conditions in the agreement. If it is not so forfeited it will be returned after the work for the year is completed.

7. The work should be commenced immediately after the execution of the agreement and completed before the end of March 1923. It should not be halted. Each piece of work should be completed within the time to be fixed thereby.

8. Intending tenderer may apply to the undersigned for any further information as regards the nature of binding, etc.

9. Payment for the work done will be made only after the bill is checked and the liability is passed by the Registrar whose decision will be final.

10. The undersigned reserves the right of rejecting any tender without assigning any reason.

T. S. SUGAMINATHA AYYAR,

Registrar.

Registrar's Office, Nalgondam,
15th February 1923.

TENDER FOR SUPPLY OF CATTLEFOOD TO THE DAIRY HERD AT THE COIMBATORE AGRICULTURAL COLLEGE.

Tenders are invited for the following feed-stuffs to be delivered at the Dairy of the Agricultural College, Lawley Road, Coimbatore, for the year 1st April 1923 to 31st March 1924.

Each tender should be accompanied by samples of feed-stuffs, not less than 2 lb. in weight, and also an earnest money deposit of Rs. 50. The successful tenderer must deposit a security of Rs. 500 in the Post Office Savings Bank at the Lawley Road Post Office and pledge the same back to the Deputy Director of Agriculture, Lawley Road, Coimbatore. The successful tenderer will also have to execute an agreement for the proper supply of the feed-stuffs at the Dairy.

Tenders should reach the undersigned before the 15th March 1923.

Feed-stuff monthly requirements.

	lb.
Groundnut cake ..	2,000
Grass and guarany ..	3,000
Barley (Coimbatore) ..	4,500
Local feed ..	2,500

R. W. LITTLEWOOD,

Deputy Director of Agriculture, Coimbatore.
Hosur, 15th February 1923.

SALE OF LACCAVINI COIR.

NOTICE is hereby given that the undermentioned quantities of coir yarn, the produce of the Laccavinai Islands attached to the district of South Kanara—

and Malabar, will be sold by public auction by the Post Office, Mangalore, at its office, in consequence here, on Monday the 14th March 1928 at 11 a.m., subject to the confirmation of the sale by the Collector of South Kanara:—

Anadoli (500 lb. per candy), 200 candies—The produce of Anadoli, Kilitee, Cheladi and Kalsanth shahs.

Malabar (500 lb. per candy), 200 candies—The produce of Asath, Kalponi, Karsathi and Agathi shahs.

2. The Post Office does not bind himself to accept the highest bid and will exercise the option of accepting any offer in whole or in part.

3. A sum equal to ten per cent of the purchase money should be deposited by the purchaser immediately after the sale.

4. The purchaser must take delivery of the sale within ten days after the offer has been accepted, paying the balance value of the sale. If the sale is not taken delivery within the time allowed, goods sold must be collected and the sale result at the date of the purchase.

5. Choke charges for weighing and removing oil from the godown should be borne by the purchaser.

6. The oil can be inspected in the godown at Mangalore on application to the Post Office.

7. Samples can be taken free.

8. Any further information can be obtained from the Post Office, Mangalore.

R. M. GAWNE,
Collector.

South Kanara Collector's Office,
Mangalore, 15th February 1928.

INDIAN POSTS AND TELEGRAPHS DEPARTMENT.

Tenders.

Sealed tenders will be received by the undersigned up to the 14th March 1928, for the performance of Treasury work on a fixed monthly salary at a single post office or a group of post offices, mentioned below. The security to be deposited by the selected contractor in respect of each office is there against its name:—

Post Office.	Amount Rs.
(1) Kappur Head office ..	25,000
(2) Hydrolal (D) Head office ..	15,000
(3) Madras Head office ..	24,000
(4) Trincomalee Head office ..	21,000
(5) Norend Road Sub office ..	15,000
(6) Sreedanabail (D) Sub office ..	15,000
(7) Ruchampore (D) Head office ..	15,000
(8) Pore Trees Sub-office ..	27,000
(9) Bangalore City Sub-office ..	15,000
(10) Vellare Head office ..	15,000
(11) Calicut Head office ..	20,000
(12) Chikmagalur Head office ..	15,000
(13) Rajahmundry Head office ..	21,000
(14) Villingupam Head office ..	24,000

Applicants should be sent in sealed covers superscribed "Tender for Treasury Work of Post Office." Each tender should be accompanied by current money of Rs. 200 for each office, to be returned if tender is not accepted. The contractor should state the monthly salary expected, and he will after sale be required to execute an agreement for a term of about five years. Government Treasury Notes to the amount of the security mentioned will have to be deposited.

The post will not carry with it any rights of leave, pension or gratuity or claim to appointment as an official of the Department.

For details of work to be done and other information application should be made to the undersigned, whose decision will be final in respect of the acceptance, or otherwise, of the tender.

R. W. HANSON,
Postmaster-General,
Madras, 15th January 1928.

TENDER FOR CONSTRUCTING A COLLECTOR'S OFFICE AT ELLOOR.

Sealed tenders will be received by the undersigned at the office up to 3 p.m. on 15th March 1928, for the construction of a Collector's office at Elloor.

1. Tenders should be addressed to the Executive Engineer, Quarter Division, Government, and should be superscribed "Tender for constructing a Collector's office at Elloor."

2. (a) Each tender should be accompanied by an earnest money Rs. 1,000 in such an approved form of the Madras Bank, which should be countersigned by the Executive Engineer, Public Works Department, Quarter Division, Government, either in person or through an Agent of the tenderer or by money order.

(b) In the case of the parties whose tenders are not accepted, the earnest money will be refunded by means of cheque drawn on the Imperial Bank of India, Quarter.

(c) The parties should make their own arrangements to have the cheque cashed.

3. The Executive Engineer will reserve to himself the right of accepting all or any of the tenders without engaging any contract for so doing.

4. As soon as the acceptance of the tender is notified, the successful tenderer will be required to deposit a further sum of Rs. 1,500 which, with the earnest money received, will be held as security for the due fulfilment of the contract.

5. The successful tenderer will also be required to sign an agreement in the proper departmental form for the due fulfilment of the contract under R.I. Schedule Contract system.

6. Failure to comply with the conditions 3 and 4 above within 15 days from the notification of acceptance of the tender by the Executive Engineer will entail forfeiture of the earnest money.

8. The contract must not be sublet.

9. Any other conditions of contract and the contract documents can be seen free at any time between 11 a.m. and 3 p.m. on office days in the Quarter Division Executive Engineer's Office, Quarter. A set of plans and specifications can be purchased for Rs. 100 (one hundred only) per set.

10. In the event of a tender being selected by a firm, it must be signed separately and personally by each member thereof, or, in the event of absence of any partner, it must be signed on his behalf by a person holding power of attorney authorizing him to do so.

11. No alterations, which are made by the tenderer to the contract documents will be recognized, and, if corrections are made, his tender will be liable to rejection.

12. Any tender not received in order and according to instructions given above and in due time will not be considered.

13. The work should be completed and handed over to the Public Works Department by the contractor by the 31st May 1928, failing which a penalty of Rs. 250 per day will be levied and will be

[illegible]

8. Constructing cyclotomic as per design
S.E. Reg. No. 56 of 1927.

Quantity.	Description of work.	Per
1-00 "	Excavate surrounding foundations per specification.	1,800 a ft.
0-30 "	Excavate in basement with walls as per specification.	1,800 "
3-00 "	Concrete foundation walls in basement, per specifications (actual from estimate) per sq. ft.	200 "
	Concrete foundation slabs in basement as per specifications (actual from estimate).	100 "
0-60 "	Excavate walls in basement foundations and basement as per specifications (actual from estimate) per sq. ft.	100 "
	Excavate walls in basement foundations and basement as per specifications (actual from estimate).	200 "
4-00 "	Excavate walls in basement foundations as per specifications (actual from estimate).	100 "
	Excavate walls in basement foundations as per specifications (actual from estimate).	100 "
1-00 "	Excavate walls in basement foundations as per specifications (actual from estimate).	100 sq. ft.
00-00 "	Excavate walls in basement foundations as per specifications (actual from estimate).	E. S.
70-00 "	Excavate walls in basement foundations as per specifications (actual from estimate).	C. S.
20-00 "	Excavate walls in basement foundations as per specifications (actual from estimate).	100 sq. ft.
0-00 "	Excavate walls in basement foundations as per specifications (actual from estimate).	100 "
35-00 "	Excavate walls in basement foundations as per specifications (actual from estimate).	100 "
3-00 "	Excavate walls in basement foundations as per specifications (actual from estimate).	100 a ft.
27-00 "	Excavate walls in basement foundations as per specifications (actual from estimate).	84 ft.
1-30 "	Excavate walls in basement foundations as per specifications (actual from estimate).	100 "
2,000-00 "	Excavate walls in basement foundations as per specifications (actual from estimate).	1,800 a ft.

d. Comparing two winds as per design
B.R. Barwood, No. 15 of 1983.

[illegible]

7. Constructing: Per laborer (in cents each) as per design S.E. Res. No. 55 of 1925.

Quantity	Description of work	Per
240	Work on excavating foundation, as per schedule	1,800 cft.
040	Hand filling to pre-specified level	200 "
12 00	Concrete broken down in line section, as per specifications (excav. from foundation)	200 "
	Concrete broken down in line section, in pre-specified section, as per specifications (excav. from basement)	100 "
1 50	Concrete broken down in line section, under footing, as per specifications (excav. from basement)	200 "
	Concrete broken down in line section, under footing, as per specifications, (excav. from basement)	100 "
23 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
24 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
25 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
26 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
27 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
28 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
29 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
30 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
31 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
32 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
33 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
34 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
35 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
36 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
37 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
38 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
39 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
40 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
41 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
42 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
43 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
44 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
45 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
46 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
47 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
48 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
49 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "
50 00	Random rubble in line section in floor and basement, as per specifications (excav. from basement)	200 "

S. S. RANASWAMI AYYAR,
Executive Engineer, Guntur Division
Guntur, 10th February 1928.

TENDER FOR CONVEYANCE OF MATERIALS
BY FUNDS OR CARGO BOATS FOR 1978-79

Drain tenders will be received by the undersigned at his office up to 3 p.m. on 1st March 1904 for conveyance of materials from Keltchoods quarry, etc., to ponds and back on canal and river for 1904-05.

2. Teachers should be addressed as the Executive Engineer, Kistna Waters Division, and should be superscribed "Tender for conveyance of materials by road or water boat for 1958-59".

3. Each trader should be accompanied by an earnest money of Rs. 100 in cash or currency notes which will be returned to the trader whose tenders are not accepted.

4. The Executive Engineers, Kistna Western division, will reserve to himself the right of rejecting all or any of the tenders without assigning any reasons for so doing.

5. As soon as the acceptance of the tender is notified, the successful tenders will be required to deposit a further sum of Rs. 100 which, with the earnest money received, will be held as security for the due fulfillment of the contract.

6. The successful tenderer will also be required to sign an agreement in the proper departmental form for the due fulfillment of the contract.

7. Failure to comply with conditions 4 and 5 above will entail forfeiture of the earnest money.

8. The statement must not be subtle.

3. Other conditions of contract and the contract documents can be seen at any time between 11 a.m. and 5 p.m. in the Executive Engineer's office from which blank forms of tender can also be obtained.

10. The earnest money will be repayable at place of deposit only and exchange transfer receipt will not be issued in such cases.

BOWEN.

Description of work.	Est.
1. Carrying building materials by Government people including loading and unloading—	
(a) Rough stone, broken stone and sand	100 a ft. per mile
(b) Cut or dressed stone of rock	Do
(c) Earth	Do
(d) Lime	Do
(e) Bricks of different dimensions throughout the	1,000
(f) Flat and pan tiles and terrace tiles	1,000
(g) Red gravel and screened quarry rubble	250 a ft.
2. Carrying building materials in private carts	
(a) Rough stone, broken stone and sand	100 a ft.
(b) Cut or dressed stone of rock	Do
(c) Earth	Do
(d) Lime	Do
(e) Bricks of different dimensions throughout the	1,000
(f) Flat and pan tiles and terrace tiles	1,000
(g) Red gravel and screened quarry rubble	100 a ft.
3. Loading or unloading building materials for rough stone, broken stone, sand, red gravel and screened quarry rubble	Do
4. Loading or unloading lime from Government pits	Do
5. Loading rough stone, broken stone, sand, red gravel and screened quarry rubble	Do
6. Paving roads—50 ft. wide 8 ft. thick	Each
7. Paving in yards, area 10 to 20 feet long	Do
8. Paving of concrete wall	Do
9. Two runs heavy lift	Do
10. Shoring up, timbering and other work	Do

P. VENKATESANANA RAJU,
Executive Engineer, Madras Water Division.

Bowen, 10th February 1928.

GOVERNMENT PUBLICATIONS
FOR SALE

AT THE GOVERNMENT BRANCH PRESS,
164, MOUNT ROAD, MADRAS, E.O. AND BY
AGENTS.

[A Catalogue of all Madras Government Publications
available for sale may be obtained from the
Government Press, Print Buildings, or at Mount
Road Branch, Madras.]

[The amounts within parentheses are for printing
and postage.]

MADRAS ACT, No. VI of 1927. *Planters Labour
(Regulating) Act, 1927.* English, 8vo. Annex 1
(8 p.).

MADRAS ACT No. VI of 1927. *Planters Labour
(Regulating) Act, 1927.* Tamil, Telugu and Kan-
nada. Annex 1 plus 3 each (8 p.); Malayalam.
Annex 1 plus 8 (8 p.).

REPORT OF THE DEPARTMENT OF DELEGATIONS,
MADRAS, for the year ended 31st March 1927.
As 15 (14 p.).

BOARD'S MEMORANDUM, Vol. I, CORRECTION
SHEET Nos. 292 and 303. Price 3 (6 p.) each;
Nos. 304 to 308, Vol. I. Price 3 (8 p.) each.

BOARD'S STATISTICS CHARTER, Vol. II, No. 170.
Price 3 (8 p.).

VILLAGE'S CHARTER, 1928. Eng. Ann. 2 (8 p.).

STATISTICS OF CRIMINAL CRIMES IN THE MADRAS
PRESIDENCY FOR 1926. [Ann. 6 (8 p.).]

STATISTICS OF CIVIL CRIMES IN THE MADRAS PRESI-
DENCY FOR 1926. [Ann. 15 (2 p.).]

PUBLIC HEALTH CODE, PART II, Yercaudam,
As 10 (8 p.).

SEVENTH LIST OF CORRECTIONS TO THE MUNICIPAL
ANNUARY CODE, Part 2 (8 p.).

SUPPLEMENT TO MADRAS CODE—CORRECTION SHEET,
Part 3 (4 p.).

LIST OF GAZETTED OFFICERS OF THE MADRAS
PRESIDENCY corrected up to 1st February 1928.
As 12 (16 p.).

CHARTERED LIST OF FORMER OFFICERS OF THE
MADRAS PRESIDENCY (with Obituary) corrected up
to 1st January 1928. Annex 1 (1 p.).

QUARTERLY CIVIL LIST corrected up to 1st January
1928. As 2-4-0 (4 p.).

QUARTERLY LIST OF MEMBERS OF THE TOWN COUN-
CILS corrected up to 1st January 1928. As 4
(4 p.).

QUARTERLY LIST OF GAZETTED OFFICERS OF THE
MADRAS PRESIDENCY corrected up to 1st
January 1928. Annex 1 (10 p.).

QUARTERLY LIST OF GAZETTED OFFICERS OF THE
PUNJAB DEPARTMENT corrected up to 1st
January 1928. As 4 (6 p.).

QUARTERLY LIST OF GAZETTED OFFICERS corrected
up to 1st January 1928 of the Agriculture
Department, Regulations Department, Survey
and Settlement Department, Miscellaneous
Department, Marine Department, Harbour Engi-
neers Department and Jail Department. Annex 1
(8 p.) each; Quarterly list of Unsettled Officers
corrected up to 31st December 1927. Quail-
shot Department, Ch. operative Department, Finance
Department, Stationery and Printing Department
and Estate Department. Annex 1 (4 p.) each.

Public Works Department. As 2 (6 p.).

Educational Department. As 2 (6 p.).

Judicial Department. As 3 (1 p.).

TRANSACTIONS OF THE MADRAS LEGISLATIVE COUNCIL,
Vol. XXXIX. Nos. 1 and 2. As 2 each (24 p.).

PUBLIC WORKS DEPARTMENT, MADRAS PRESIDENCY
—ADMINISTRATIVE HISTORY FOR 1926-27, Part I,
WITH A DETAILED REVIEW OF CIVIL WORKS. As
1 (24 p.).

TAMIL LANGUAGE, Vol. II, PART III. As 2
(24 p.).

IMPARTIALLY SELECTED, 1928. Price 8 (8 p.).

ENGLISH-CHANNEL OF TAMIL MANDARIN,
Vol. II, Panchasloka—Sargapadahashtakam, Part
II. As 4 (7 p.).

NINTH LIST OF CORRECTIONS TO THE MADRAS
MANUAL OF SPECIAL PAY AND ALLOWANCES.
Price 6 (6 p.).

TENTH LIST OF CORRECTIONS TO THE BOOK OF LOCAL
BOARDS, UNION AND LOCAL FUNDS AND OTHER
PARTS. Price 3 (6 p.).

FIFTH LIST OF CORRECTIONS TO THE LOCAL BOARDS'
MANUAL. Price 2 (4 p.).

SIXTH LIST OF CORRECTIONS TO THE LOCAL BOARDS'
MANUAL. Price 2 (4 p.).

CORRECTION SHEET No. 2 TO DISTRICT OFFICE MANUAL.
Price 3 (6 p.).

MEMORANDUM OF THE TAMIL UNIVERSITY CHARTER, 1927,
REVISED, PART II. As 2-4-0 (16 p.).

REPORT OF THE ADMINISTRATION OF THE MADRAS
PRESIDENCY FOR THE PRESIDENCY OF PART II, SUGGEST
FOR THE YEAR 1926-1927. As 1-4-0 (14 p.).

PERMANENT REPORT OF THE SURVEY OF OUTCAST
PROBLEMS IN THE MADRAS DISTRICT. As 4
(1 p.).

REPORTS RELATIVE TO THE LIST OF LOCAL BOARDS
AND COUNCILS, Vol. II, 1925. Revised. As 1
(24 p.).

GOVERNMENT OF INDIA NEW PUBLI-
CATIONS FOR SALE.

CORRECTIONS TO ENGLISH-CHANNEL, Nos. 1 to 4.
As 4 (1 p.).

LIST OF PRINCIPALS OF LOCAL OF THE IMPERIAL
SERVICE BODIES corrected to the 1st June 1927.
As 7 (8 p.).

No. 2 of 1928, District Munsif's Court, .
Tamil.

Kandiah Krishnakrishnan, son of Kadra Krish-
nan, Plaintiff—Petitioner,
Vasupathi Krishnamoorti and others—Defendants.

Notice is hereby given that the petitioner has filed a petition under sections 12 and 13 (4) of Act V of 1902 to declare his co-defendant and one more in postal to 2nd March 1928 for leaving. The respondents or any other creditors who wish to oppose the petition may appear in person or through a valid on that date.

K. KRISHNAVATARAM,

Trist, 19th February 1928. *Plaintiff for Petitioner.*

Take notice that Velaga Nagappa of Vithayam-
pattam, residing in P. P. No. 2 of 1928 on the 10th
of District Munsif's Court, Guntur, and that it
stands posted to 25th February 1928 the enquiry.

T. NAGABHUSHANAM,

Plaintiff for Petitioner.

Guntur, 2nd February 1928

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

O.P. No. 2 of 1928.

[In the matter of the Indian Companies Act VII of
1913 and in the matter of the Hindustani
Textile Mills, Limited, Madras.]

O. K. R. Sankaranarayanan—Petitioner.

Notice is hereby given that a petition for the
winding up of the above-named company by the
High Court of Judicature at Madras was on the
4th January 1928 presented to the High Court of
Judicature at Madras by the said O. K. R. Sankaranar-
ayanan, a shareholder and one of the Directors of
the said Company, and that the said petition is
directed to be heard on or after the 9th day of February
1928 and any creditor or contributory of the said
Company desiring to oppose the winding up of the
said Company under the above Act, should appear at the time of hearing
by himself or his agent or valid for that purpose;
and a copy of the petition will be furnished to any
creditor or contributory of the said Company
requiring the same, by the undersigned on payment
of the regulated charge for the same.

K. RAJAN AYTAAR, } *Filed for*
A. NAGASAMY AYTAAR, } *Petitioner.*

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

ORDINARY ORIGINAL CIVIL JURISDICTION.

O.P. No. 138 of 1927.

[In the matter of the Indian Companies Act VII of
1913 and in the matter of the Balakrishna Industries,
Limited.]

M. S. Sankaranarayanan Chettiar—Petitioner.
The Balakrishna Industries, Limited—Defendants.

By an order made by the High Court of Judicature
at Madras in the above matter, dated the 9th Dec.
1927, on the petition of the above-named M. S.
Sankaranarayanan Chettiar, it was ordered as follows—

(1) That the above-named Balakrishna Industries,
Limited, be wound up by the Court under the
provisions of the Indian Companies Act VII of 1913
and that the notice of this order for winding up of
the said Company be advertised within seven
days from the date of the said order in the *Port of George*
Gazette, once in the *State* and once in the *Deendro-*
nation and that a similar notice be served on the

registered office of the said Company on the Man-
aging Director thereof as provided in Form 16 and
by rule 33 of the rules made by this Court under
the said Act.

[An extension of time was granted till 21st Feb-
ruary 1928 for publishing the above advertisement
by the Honorable Court on 6th February 1928.]

(2) That further proceedings herein be held in the
District Court of Salem, and that for that purpose
the records herein be transmitted to the said
District Court of Salem and

(3) That the costs of the petitioner herein of this
petition when taxed and noted in the margin be met
together with interest thereon at the rate of six per
cent per annum from the date of taxation to the
date of payment be paid out to him from out of
the assets of the above-named Company.

K. V. SESHIA AYTANGAR,

Madras, 13th February 1928. *Filed for Petitioner.*

ESTATE OF SOLOMON BORAH ALIAS SOLOMON HOWARD (DECEASED).

The Administrator-General of Madras hereby
give notice that he is administering from the
15th day of February 1928 the estate of Solomon
Borah alias Solomon Howard, a Jew, late of
Madras, but now deceased, under Letters of Adminis-
tration granted to him on the 21st day of January
1928 by the High Court of Madras and that all
persons having claims against the said estate as
creditors, next-of-kin, legatee or in any other
manner whatsoever should prefer their claims to the
said Administrator-General on or before the 15th
day of March 1928, after which date he will proceed
to make a distribution of the assets of the said
estate and will recognize in such distribution only
such claims as shall have previously been established
to his satisfaction.

Madras, 6th February 1928.

ESTATE OF L. M. STEWART (DECEASED).

The Administrator-General of Madras hereby
give notice that he is administering from the 21st
day of February 1928 the estate of L. M. Stewart,
late of Madras, but now deceased, under the pro-
visions of section 39 of the Administrator-General's
Act, 1913, without any grant of Administration and
that all persons having claims against the said
estate as creditors, next-of-kin, legatee or in any
other manner whatsoever should prefer their claims
to the said Administrator-General on or before the
21st day of April 1928 after which date he will
proceed to make a distribution of the assets of the
said estate and will recognize in such distribution
only such claims as shall have previously been
established to his satisfaction.

H. D. COORNAI,

Administrator-General.

Madras, 24th February 1928

ESTATE OF MRS. MARIE EMMA MONK (DECEASED).

The Administrator-General of Madras hereby
give notice that he is administering from the 15th
day of February 1928 the estate of Mrs. Marie
Emma Monk (deceased), late of Madras, but now
deceased, under Letters of Administration granted to
him on the 15th day of February 1928 by the High
Court of Judicature and that all persons having claims
against the said estate as creditors, next-of-kin,
legatee or in any other manner whatsoever should
prefer their claims to the said Administrator-General
on or before the 15th day of April 1928 after which
date he will proceed to make a distribution of

558. The following statement showing the number of vessels piloted, etc., was ordered to be recorded:—

Particulars	From 22nd to 24th January 1924.	Total from 1st April 1923 to 31st January 1924.	Total from 1st April 1922 to 31st January 1923.
Vessels piloted in the harbour	25	815	102
Do. piloted out of the harbour	18	479	704
Do. transported from one berth to another	42	299	100
Do. anchored	1	20	15
Striking vessels piloted into the harbour	77	17
Do. piloted out of the harbour	19	72
Do. transported from one berth to another	52	52

559. The following statement showing the number of vessels which used the quays was ordered to be recorded:—

Particulars	From 22nd to 24th January 1924.	Total from 1st April 1923 to 31st January 1924.	Total from 1st April 1922 to 31st January 1923.
Z—Steamers.			
West Quay No. I berth	3	25	87
Do. No. II do.	9	25	51
Do. No. III do.	3	55	47
Do. No. IV do.	4	27	41
South Quay	9	130	107
East Quay	1	20	30
Outer Quay	3	9
Total	24	347	372
II—Sailing vessels.			
West Quay	10	10
East Quay	1	1

570. The following statement showing work done by vessels was ordered to be recorded:—

Period.	Ships.					Sailing vessels.		Total quantity of cargo shipped.	Total quantity of cargo landed.	Remarks.
	Quays.		Berthage.		Oil berths.					
	Quantity of cargo shipped.	Quantity of cargo landed.	Quantity at cargo shipped.	Quantity at cargo landed.						
					Quantity at cargo shipped and landed.	Quantity of cargo shipped.	Quantity of cargo landed.			
1923.										
	steved.	hoisted.	steved.	hoisted.	steved.	steved.	steved.			* Coal loadings at quays and oil berths.
For the period 22nd January to 31st January.	27,028	15,004	8,830	7,104	9,818	22,861	27,768	4,263 ..

571. Enclosed is a statement of estimates submitted since the 21st January 1923.

572. Receipts and cash held by the Imperial Bank of India, Madras, for the Madras Port Trust on the 2nd February 1923 were ordered to be recorded as follows:—

	Governments Accounts.	Cash Balance.	Rs.	Rs.	A. P.
Revenue Account ..	6,51,506	11,16,025	0	7	
Provident Fund Account ..	10,03,108	18,030	9	8	
Deposits Account ..	25,169	9,671	13	0	
Wages Sailors' House Chetty Account ..	82,408	2,265	5	0	
Disabled Sailors' Fund Account ..	48,800	741	11	11	

	Governments Accounts.	Cash Balance.	Rs.	Rs.	A. P.
Pilotage Account	4,60,000	15,719	9	12
Harbour Dues Advance Account	1,61,825	9	4
Railway Freight Advance Account	26,243	10	8
Capital Account	9,35,800	7,50,424	8	0
Sinking Fund Account	4,28,100	5,285	16	9
					R. J. SULTAN, Chairman.
For the Trust Office, Madras, 21st February 1923.					

METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY RECORDS.

THERMOMETER, WIND, AND RAIN.														
	Barometer reduced to 32° F. (see note on p. 235)	Thermometer.				Humidity.	Wind.		Direction.	Force.	Height of rain.	Cloudy days.	Bright weather.	General remarks.
		Current day's mean.		Observed extremes.			Direction.	Force.						
		Day.	Night.	Max.	Min.									
JAN.														
Feb. 12th, Monday ..	30.075	76.9	76.6	87.5	67.9	74	SE by E	27	..	0	10.0	1	10.0	Fog.
" 13th, Tuesday ..	30.071	76.7	75.6	86.7	67.0	75	ENE	22	10.7	..	10.7	Do.
" 14th, Wednesday ..	30.071	76.9	75.1	86.9	67.6	74	SE by E	24	12.9	..	12.9	Do.
" 15th, Thursday ..	30.068	77.5	69.9	86.0	67.6	62	SE	104	16.0	..	16.0	Do.
" 16th, Friday ..	30.072	78.1	76.1	85.9	67.2	63	SE	58	17.0	..	17.0	Do.
" 17th, Saturday ..	30.068	76.6	75.7	87.6	69.0	63	SE by E	103	15.7	..	15.7	Do.
" 18th, Sunday ..	30.076	76.9	75.5	87.2	70.0	71	SE by E	104	16.0	..	16.0	Do.

The Standard Barometer and Thermometer are read at 8 a.m., 10 a.m., 4 p.m. and 8 p.m. and the daily means are obtained by the application of hourly corrections, deduced from twenty years' observations. The bottom of the Barometer is twenty-two feet above the level of the sea, and the bottom of the rain-gauge is two feet from the ground. The wind, rain and general weather recorded are for the current civil day—from midnight to midnight.

The total quantity of rain collected since January 1st is 7.55 inches, the average *per diem* for the same period being 1.14 inches.

A. A. NARAYANA AYYAR,
Assistant Meteorologist.

Madrass Observatory,
20th February 1926.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 7]

MADRAS, TUESDAY EVENING, FEBRUARY 21, 1928.

(Price, 3 annas)

DAILY RAINFALL RECORDED IN THE
MADRAS PRESIDENCY

FOR THE MONTH OF

DECEMBER 1927

Daily Rainfall recorded in the Madras

[illegible]

Presidency for the month of December 1927.

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Daily Rainfall recorded in the Month

[illegible]

Presidency for the month of December 1887—cont.

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Precedency for the month of December 1927—cont.

23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000
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Daily Rainfall recorded in the Madras.

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Chapter 1	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
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Chapter 81	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
Chapter 82	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
Chapter 83	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
Chapter 84	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
Chapter 85	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
Chapter 86																				

Presidency for the month of December 1934—cont.

11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000	1001	1002	1003	1004	1005	1006	1007	1008	1009	1010	1011	1012	1013	1014	1015	1016	1017	1018	1019	1020	1021	1022	1023	1024	1025	1026	1027	1028	1029	1030	1031	1032	1033	1034	1035	1036	1037	1038	1039	1040	1041	1042	1043	1044	1045	1046	1047	1048	1049	1050	1051	1052	1053	1054	1055	1056	1057	1058	1059	1060	1061	1062	1063	1064	1065	1066	1067	1068	1069	1070	1071	1072	1073	1074	1075	1076	1077	1078	1079	1080	1081	1082	1083	1084	1085	1086	1087	1088	1089	1090	1091	1092	1093	1094	1095	1096	1097	1098	1099	1100	1101	1102	1103	1104	1105	1106	1107	1108	1109	1110	1111	1112	1113	1114	1115	1116	1117	1118	1119	1120	1121	1122	1123	1124	1125	1126	1127	1128	1129	1130	1131	1132	1133	1134	1135	1136	1137	1138	1139	1140	1141	1142	1143	1144	1145	1146	1147	1148	1149	1150	1151	1152	1153	1154	1155	1156	1157	1158	1159	1160	1161	1162	1163	1164	1165	1166	1167	1168	1169	1170	1171	1172	1173	1174	1175	1176	1177	1178	1179	1180	1181	1182	1183	1184	1185	1186	1187	1188	1189	1190	1191	1192	1193	1194	1195	1196	1197	1198	1199	1200	1201	1202	1203	1204	1205	1206	1207	1208	1209	1210	1211	1212	1213	1214	1215	1216	1217	1218	1219	1220	1221	1222	1223	1224	1225	122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Daily Rainfall recorded in the Madge.

	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Row	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
1	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
2	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
3	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
4	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
5	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
6	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
7	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
8	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
9	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
10	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
11	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
12	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
13	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
14	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
15	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
16	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
17	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
18	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
19	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
20	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
21	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
22	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
23	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
24	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
25	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
26	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
27	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
28	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
29	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
30	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
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80	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
81	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
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Frequency for the month of December 1927—cont.

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Daily Rainfall recorded in the Madras.

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Month	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct</																																																																																																																																																																																																																																																																																																																																																																																																																																																						

Precedency for the month of December 1927—cont.

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Daily Rainfall recorded in the Month.

Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
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Board (Land Revenue and Settlement),
Medina, 24th January 1939.

Præsidy for the month of December 1937—cont.

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SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 7.]

MADRAS, TUESDAY EVENING, FEBRUARY 21, 1928.

[Price, 6 pms.]

ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING 18th FEBRUARY 1928.

GENERAL SUMMARY.

The weather was dry during the week. Transplantation or sowing of paddy in Chittoor, Coimbatore and South Kanara and parts of the Circars and planting of sugarcane in Chittoor and Coimbatore proceeding. Standing crops generally fair but withering in parts of Bellary, Chingleput, South Arcot, Chittoor and Ramanad. Wineshola in parts of Bellary and Arcotnagar affected by pests. Cotton crop in parts of Bellary slightly damaged by rain. Harvest of paddy in Bellary, Coimbatore, the Circars, the Central districts and the West Coast and parts of the Circars and the South, begins in East Godavari, Kistna, Bellary, Chingleput, Nellore and Coimbatore, ends in Coimbatore, Trichinopoly and Ramanad, rises in Kistna, Gunder, Coimbatore, Nellore and Ramanad and parts of the Central districts, begins in Nellore, South Arcot, Chittoor and Ramanad, rises in Chittoor and parts of the Circars and the Arcot, proceeds in Arcotnagar, Chingleput, South Arcot, Chittoor and Ramanad, begins in Kistna, Chittoor and parts of the Circars, tobacco in West Godavari, Gunder, Bellary and Chittoor and sowing of sugarcane in Bellary, South Arcot and parts of the Circars and the Central districts and picking of cotton in Gunder, Bellary, Arcotnagar and Coimbatore proceeding; cottons poor to normal in West Godavari, Gunder, Coimbatore and Madras, poor to fair in Arcotnagar, Chingleput and Ramanad, bad to normal in Bellary, poor to bumper in Nellore; fair to normal elsewhere. Water-supply generally sufficient except in parts of Vinayapuram, West Godavari, Bellary, Arcotnagar, the Circars, the Central districts, Madras, Ramanad and Tanjavur. Famine generally available except in parts of the Decans, Madras and South Kanara. Fodder generally sufficient except in parts of Nellore. Prices fairly steady. Prospects generally fair to

normal except in parts of Bellary, Chingleput, Chittoor, Tanjore and Tanjavur. More rain needed in parts of South Arcot, North Arcot, Salem and Madras.

B. G. HOLDSWORTH,
Secretary.

Board (Land Revenue and Settlements),
Madras, 21st February 1928.

DISTRICT REPORTS.

GANJAM.

Water-supply sufficient except in the Kotha taluk. 51.65 feet of water in the Banda reservoir and 47.75 feet in the Khandakunda reservoir. Standing crops fair. Harvest of pulses and sowing of sugarcane proceeding; cottons fair to normal. Employment available. Grain stocks sufficient. Prospects generally good.

VERGASAPATAM.

Water-supply insufficient in a few taluks. Standing crops suffering. Cutting of sugarcane proceeding; cottons fair. Employment available. Grain stocks generally sufficient. Prospects normal. Rise in the price of rice at Jeppia and fall in the price of cotton at Vinayapuram.

EAST GODAVARI.

Water-supply sufficient. The Godavari 928 feet above the crest of the dam. Transplantation of second crop paddy proceeding. Standing crops fair. Harvest of paddy and sugarcane proceeding; cottons fair to normal. Employment available. Grain stocks sufficient. Prospects normal. Fall in the price of rice at Polingur.

WEST GODAVARI.

Water-supply sufficient except in the Chitlaipudi taluk. Transplantation of second crop paddy proceeding. Condition of standing crops normal. Harvest of cotton, tobacco and pulses and cutting of sugarcane proceeding; sowing of pulses and cottons poor to fair; tobacco normal; sugarcane fair. Employment available. Grain stocks sufficient. Prospects normal. Fall in the price of cotton at Chitlaipudi.

KURINA.

Water-supply sufficient. The Kurina 243 feet above the coast of the river. Standing crops during. Harvest of paddy, cotton, sug, chillies and. Sugarcane proceeding; opium fair. Employment available. Grass stocks sufficient. Prospects good.

GUMTIA.

Water-supply sufficient. Transplantation of paddy and sug and sowing of paddy proceeding to some. Standing crops fair except cotton, sug and tobacco in the Narayanpet taluk. Harvest of paddy, pulses, yams, chillies, maize, sug, tobacco, cotton and growing of cotton proceeding; cotton of native poor; cotton, cotton and maize normal; pulses poor in fair; sug fair. Employment available. Grass stocks sufficient. Prospects good.

KURMOOL.

Water-supply in related taluk sufficient. The Kurmoool-Gadagah Canal flowing. The Terepach 243 feet below coast. Average discharge through the head works at Sirkewala 1,331 cubic feet per second. Standing crops fair. Harvest of sugarcane and chillies proceeding; cotton fair to normal. Employment generally available. Grass stocks generally sufficient. Prospects normal. Fall in the price of gambas at Terepachgudem.

BELLARY.

Water-supply for irrigation sufficient in wells. Supply sufficient in river channels except in parts of the Bellary taluk. Supply in spring channels sufficient except in the Bellary and Hargah taluk. Supply in tanks sufficient. Drinking water generally sufficient except in a few villages of the Bellary, Alor, Hargah and Hargah taluk. Standing crops generally fair but cotton crop in the Bellary taluk slightly damaged by the recent rain. White cotton in Alor taluk affected by pests. White cotton in the Hargah, Hargah and Bellary taluk withered. Harvest of paddy, cotton, pulses and tobacco, sowing of sugarcane and picking of cotton proceeding to some; cotton of paddy normal; cotton poor to fair; chillies bad to fair, not fair. Employment available. Grass stocks sufficient. Prospects not good in the Bellary taluk, normal in the Hargah, Hargah and Bellary taluk and fair elsewhere.

ANANTAPUR.

Water-supply for irrigation sufficient except in a few streams in the Madakur, Pochkur, Chitry, Dhanurapur, Kalyandurg and Talipati taluk and the Tamsal division. Drinking water sufficient. Standing crops fair, but white cotton in the Tamsal division affected by pests. Harvest of groundnut and sugarcane and picking of cotton proceeding; cotton of groundnut, fair; not poor to fair. Employment available. Grass stocks sufficient. Prospects fair.

CHUDAPUR.

Water-supply sufficient. Sowing of paddy proceeding. Standing crops fair. Harvest of sug, paddy, cotton and groundnut proceeding; cotton of paddy and sug fair to normal; not fair. Employment available. Grass stocks sufficient. Prospects normal. Rise in the price of gambas at Lakshminagar.

WELDER.

Water-supply sufficient, except in some definite taluk of the Bellary taluk. 11 1/2 feet of water in the Kurmoool river. No report regarding the River river. Standing crops fair to good; other crops fair. Harvest of paddy, sug, cotton and chillies proceeding; cotton of paddy fair to

normal; cotton poor to fair; cotton fair, sug, sugarcane. Employment available. Grass stocks sufficient. Prospects fair in the Kurmoool, Bellary, Vengaloor, Madakur and Alor and normal elsewhere. Fall in the price of sug at Kurmoool.

CHINGLAPUR.

Tanks generally contain supplies ranging from one day to 2 months, but small tanks are giving dry. River and spring channels are flowing. Standing crops fair except in a few villages of the Thiruvallur and Suddur taluk where there has been a partial failure. Paddy withering in parts of the Chinglapur, Suddur and Chinglapur taluk for want of rain. Harvest of paddy proceeding; cotton poor to fair. Employment available. Grass stocks sufficient. Prospects discouraging.

SOUTH ARCOOT.

Water-supply for irrigation insufficient in some taluk and in parts of two others. Standing crops generally fair, but paddy withering in parts of the taluk. Harvest of paddy, sugarcane and groundnut and sowing of sugarcane proceeding; cotton fair. Employment available. Grass stocks sufficient. Prospects generally fair in the Chidambaram, Chidambaram and Tiruchirappalli taluk, but crops in other taluk affected by want of rain.

CHITTOOR.

Some tanks contain supplies ranging from a few days to about 4 months. Supply in tanks insufficient. Supply in wells sufficient, except in parts of some divisions. Some channels flowing in parts. Sowing of paddy and planting of sugarcane proceeding and sowing of cotton and groundnut proceeding. Standing crops generally good but paddy, cotton and sugarcane withering in parts for want of rain. Paddy crops failed in parts of two divisions. Harvest of paddy, cotton, sug, cotton, groundnut, chillies, pulses and tobacco and sowing of sugarcane proceeding; cotton generally fair. Employment available. Grass stocks sufficient. Prospects not satisfactory.

NORTH ARCOOT.

Water-supply in wells fair. Some tanks contain a few days' supply by the recent rainfall. Tanks contain supplies ranging from one week to three months in parts but the supply is not sufficient. All tanks in Tirupattur and most tanks in Arakonam, Tiruchirappalli, Villupuram and Chidambaram are dry. Standing crops fair except in parts of the Chidambaram, Arakonam and Chidambaram taluk. Harvest of paddy proceeding; cotton fair. Employment available. Grass stocks sufficient. More rain required.

SALUR.

Water-supply sufficient for irrigation in parts of Hargah and under the Gavery channels of the Suddur taluk and in some districts elsewhere. Drinking water sufficient except in parts of Uttaraipur and Chidambaram. Condition of standing crops not reported. Harvest of paddy proceeding; cotton fair. Employment available except in Uttaraipur. Grass stocks sufficient except in Uttaraipur. Prospects fair. More rain needed. Fall in the price of gambas at Krishnagiri.

GOUDARATUR.

Water-supply in tanks sufficient except in parts of the Dhanurapur taluk. Supply in channels sufficient except in the Chidambaram taluk. Supply in garden wells sufficient except in parts of some taluk. Drinking water sufficient except in parts of the Bellary and Dhanurapur taluk. Two feet of water in the Gavery at Renu. Transplantation of paddy and planting of sugarcane proceeding.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 16th FEBRUARY 1926.

District.	Rainfall in inches.			Prices in Rupees (for 50 pounds per sack).												Notes.
	(Inches/week).		Up to the end of the week from 1st April.	Rice.			Wheat.			Cotton.			Sorghum.			
	Area.	Average of 10 years ending 1925.		Compounded week of the previous year.	Last week.	This week.	Compounded week of the previous year.	Last week.	This week.	Compounded week of the previous year.	Last week.	This week.				
Gujarat.	Gujarat	0.5	18.8	47.4	7.1	7.6	15.0	15.5	18.1	Gujarat
	Vijayanagar	0.1	42.1	55.3	Vijayanagar
	Madras	0.5	11.9	37.2	Madras
	Unclerred (East-West)	0.1	10.8	42.2	Unclerred
	Madras	0.1	10.8	42.2	Madras
Cereals.	Madras	0.1	10.8	42.2	Madras
	Madras	0.1	10.8	42.2	Madras
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Cereals.	Madras	0.1	10.8	42.2	Madras
	Madras	0.1	10.8	42.2	Madras
	Madras	0.1	10.8	42.2					



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The following Bill was introduced in the Legislative Assembly on the 9th February 1923:—

LEGISLATIVE ASSEMBLY BILL No. 3 OF 1923.

A Bill further to amend the Special Marriage Act, 1922.

WHEREAS it is expedient further to amend the Special Marriage

Act, 1922: It is hereby enacted as follows:—

III of 1923. 1. This Act may be called the Special Marriage (Amendment) Act, 1923. Short title

III of 1923. 2. In the preamble to the Special Marriage Act, 1922 (hereinafter referred to as the said Act),—
(i) after the words "a form of" the word "and" shall be inserted; Amendment of preamble to Act III of 1922

(4) after the words "for persons" the words "domiciled in British India" shall be inserted; and

(5) the words "who do not profess the Christian, Jewish, Hindu, Mohammedan, Parsi, Buddhist, Sikh or Jaina religions" shall be omitted.

3. In section 2 of the said Act,—

(a) the words "either of whom professes the Christian or the Jewish, or the Hindu or the Mohammedan, or the Parsi or the Buddhist, or the Sikh or the Jaina religion" shall be omitted; and

(b) after the words "between persons" the words "domiciled in British India" shall be inserted.

4. In the Second Schedule to the said Act, for clause 2 in the Descriptions to be made by the bride-groom and the bride, respectively, the following shall be substituted, namely:—"I am domiciled in British India."

Amendment
of section 2,
Act 10 of
1872.

Amendment
of clause 2,
Second
Schedule to
Act 10 of
1872.

STATEMENT OF OBJECTS AND REASONS.

The laws of all civilized countries provide for the contract of civil marriages by persons who may so desire. The disability to contract such marriages is taken in many countries and there is no reason why a similar law should not be enacted for this country. The enactment, if passed, would be merely systematic and leaves intact the existing personal laws which control the performance of marriages.

The reasons which have induced us to draft this Bill are as follows:—

Sir Henry Maine as Law Member of the Governor General's Council had introduced a Civil Marriage Bill, but, as the Government were then immediately concerned with an amendment to provide a civil form of marriage applicable only to Europeans by whom they were moved for the enactment of a similar law to enable them to contract marriages, his provisions were so limited in the Bill which became Act III of 1875.

In 1881, the late Mr. Theophrastus Neeth Paul, and later on one of us had also introduced a similar Bill, but its provisions were eventually transformed into those of Act XXX of 1883.

The British State have recently introduced a Civil Marriage Bill; while the Laws of other Indian States are undeviated to provide for the performance of such marriages. The advantages of this measure, if enacted, are obvious. The Bill would enable persons subject to polygamous marriage laws to contract monogamous marriages and remove the inequality in the matter of divorce. It would elevate the status of women. Above benefits have already been secured to the Hindus, Buddhists, Sikhs and Jains by Act XXX of 1883, and there is no reason why the benefit that that Act confers upon the Mohammedans should not be extended to other communities who might as regards marriage be equally brought under the law enacted in the Indian Communities Act. A provision to this effect has not been inserted in the Bill, but it may be added at a later stage if public opinion favours it. The absence of a civil marriage law tends to excite to petty and artificial quarrels which it is the policy of the State to prevent. It was so observed by Sir Henry Maine who advocated the establishment of a non-statutory marriage law in order to prevent the abuse resulting from such quarrels (Proceedings Imperial Council, dated 25th November, 1868, pp. 429, 430).

To sum up then the advantages of such marriages are as follows:—

1. Such marriages are recognised and provided for by the laws of all civilised countries, and it is possible to contract such marriages outside the territorial limits of India. The disability is, therefore, purely territorial, and genuine Indians are naturally anxious to remove all such disabilities from their way.

2. The Bill is reconcilable in its policy and would result in introducing monogamy where polygamous marriages alone are at present possible.

3. It would prevent artificial conventions resulting from the asymmetry of marriages.

4. It would give a wider field for selection and thus ensure a happier domestic life.

5. It would introduce a greater strictness in marriages by dispensing with the subsistence of a declaration which many desiring to marry under the existing Act have to subscribe to at without scientific moral scruple.

6. It would tend to the unification of the Indian race without at the same time interfering with their personal religion.

7. It would give the wife a more assured position and enable her to exercise her right of divorce which may not be possible if married under her personal law.

8. And being merely optional it trenches upon no man's rights, but merely prescribes a form to those who, when desiring to escape from the trammels of their religious ritual, do not wish to renounce it.

It is believed that, with the growing strength of the national sentiment, such a Bill has become a public desideratum, and it has therefore been decided to re-introduce it in the Central Legislature.

H. S. GOUR,
T. C. GUSWAMI.

The following Bill was introduced in the Legislative Assembly on the 9th February 1928:—

LEGISLATIVE ASSEMBLY BILL No. 4 OF 1928

A Bill further to amend the Indian Limitation Act, 1908, for a certain purpose.

WHEREAS it is expedient further to amend the Indian Limitation Act, 1908, for a certain purpose; It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Limitation (Amendment) Act, 1928. (2) It extends to the whole of British India. (Short title and extent.)

2. In the First Schedule to the Indian Limitation Act, 1908,—

(1) Article No. 48 shall be omitted; and

(2) After Article No. 126, the following article shall be inserted, (Amendment of Schedule I of Act No. 4 of 1908.)

Description of suit.	Period of limitation.	Time from which period begins to run.
" 48 — By a person who has obtained property in trust under a transfer of property by his guardian.	Twelve years.	" When the trustee takes possession of the property."

STATEMENT OF OBJECTS AND REASONS.

Article 44 of the Indian Limitation Act, 1908, provides a three years' period of limitation for a ward to seek to set aside a transfer of property made by his guardian, and the period begins to run from the time the ward attains majority. It has been held by the Law Courts that this Article governs the case of the annulment of transfer of property by a mother as guardian. On the other hand, Article 126 provides a limitation period of twelve years for a Hindu, governed by the law of Mitakshara, to set aside his father's alienation of ancestral property, the limitation period beginning to run from the time the alienor takes possession of the property. But it will be seen that in both the cases, the limitation period should be the same. Indeed it will also be found that transactions of transfer of property made by mothers are more important than those made by fathers. At any rate in the case of mothers, there is greater opportunity for fraudulence of property being the result of fraud, misrepresentation, imprudence and ignorance. Consequently wards would be entitled to get the benefit of at least as large a period of limitation in this case, as in the case of transfers by their fathers. The reasoning, I think, applies equally to all the descendants, and it would be quite an appropriate provision from the point of view of minor's interests, to fix a uniform period of limitation in all such cases, namely, a period of twelve years. The proposed deletion of Article 44 and the enactment of the new Article 126A will, I think, meet the needs of the case.

The 4th December 1937.

N. C. KULKAR.

The following Bill was introduced in the Legislative Assembly on the 25th February 1938:—

LEGISLATIVE ASSEMBLY BILL No. 3 OF 1938.

A Bill to reserve the Coastal Trade of India to Indian Vessels.

Whereas it is expedient to provide for the rapid development of an Indian Merchant Marine;

And whereas for this purpose it is expedient to reserve the Coastal Traffic of India to Indian vessels; It is hereby enacted as follows:—

Short title,
extent and
commence-
ment.

1. (1) This Act may be called the Reservations of the Coastal Traffic of India Act, 1938.

(2) It extends to the whole of the Coastal traffic of British India and to the Government of India.

(3) It shall come into force on such date as the Governor General or Council may, by notification in the Gazette of India, appoint.

Definition.

2. In this Act, unless there is anything repugnant in the subject or context,—

(1) "A person carried by water" means a steamer carried by water engaged in the cargo and passenger traffic between any two ports in British India, or between any port in British India and any port or place on the Continent of India.

(2) "A subject" means a person and includes a joint stock company, corporation, partnership or association existing under or authorised by the laws of British India.

(3) "Controlling interest" means—

(a) that the title to not less than 75 per cent. of the stock is vested in British Indian subjects free from any trust or fiduciary obligation in favour of any person other than a British Indian subject,

(b) and that in the case of a joint stock company, corporation or association, the Chairman of the Board of Directors and not less than 75 per cent. of the number of members of the Managing Committee of the Directors of the Board are British Indian subjects,

(c) and that not less than 75 per cent. of the voting power is vested in British Indian subjects,

(d) and that through any agreement or understanding it is not arranged that more than 25 per cent. of voting power may be exercised, directly or indirectly, on behalf of any person who is not a British Indian subject, —

(e) and that by any other means whatsoever control of any interest in excess of 50 per cent. is not conferred upon or permitted to be exercised by any person who is not a British Indian subject.

(4) "The carrying trade of India" means the carriage by water of goods or passengers between any ports in British India, or between any port in British India and any port or place on the Continent of India.

3. No common carrier by water shall engage in the carrying trade of India unless licensed to do so.

4. The license for engaging in the carrying trade of India shall, on application, be issued by the Governor General in Council, subject to such rules and conditions as may be prescribed in that behalf by the Governor General in Council.

5. Before granting a license, the Governor General in Council may require security to be given to his satisfaction by the owner, charter, charterer or agent of the vessel for compliance with the conditions of the license.

6. The amount of security required under section 5 shall not exceed Rs. 50,000.

7. Every such license shall be for the duration of three years only.

8. Every such license shall on its expiry be renewable on application to the Governor General in Council.

9. A proportion of not less than 50 per cent. of the tonnage licensed for the first year, not less than 40 per cent. of the tonnage licensed for the second year, not less than 60 per cent. of the tonnage licensed for the third year, not less than 50 per cent. of the tonnage licensed for the fourth year and all the tonnage licensed for the fifth and subsequent years shall have the controlling interest therein vested in British Indian subjects.

10. The penalty for the contravention of this Act shall be a fine Twenty not exceeding Rs. 10,000, or simple imprisonment for a period not exceeding six months, or both.

11. In addition to or in lieu of any penalty otherwise provided, the Governor General in Council may cancel any license for engaging in the carrying trade of India if he is satisfied that a breach of any of the conditions of the license, or any fraud given to him, has been committed by the Governor General in Council, has been committed.

Opportunity
to show
oppose

18. No house for engaging in the coasting trade of India shall be acquired, unless an opportunity has been given to the master, owner, charter or agent of the vessel to show cause against such acquisition.

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to provide for the employment of Indian tonnage in the coastal traffic of British India and of the Continent of India. This Bill is intended to serve as a powerful aid to the rapid development of an Indian Merchant Marine. Several attempts made in this direction in the past have all previously failed, owing, it is believed, to the existence of powerful non-Indian interest in the coasting trade of India. There can be no doubt that the growth of an Indian Merchant Marine would prove a powerful factor in the employment of Indian talent and the further extension of Indian trade in various directions in a manner calculated to advance the national interests of India.

SAHAIBHAI N. HAJI

The following Bill was introduced in the Legislative Assembly on the 5th February 1923.—

LEGISLATIVE ASSEMBLY BILL No. 4 OF 1923.

A Bill further to amend the Indian Merchant Shipping Act, 1908, for certain purposes.

WHEREAS it is expedient further to amend the Indian Merchant Shipping Act, 1908, for the purposes hereinafter appearing; It is Enacted hereby enacted as follows:—

Short title
and com-
mencement.

Substitution
of new section
in section
34, of Act
of 1908.

Amendment
of section 31,
Act XXXI of
1908.

1. (1) This Act may be called the Indian Merchant Shipping (Amendment) Act, 1923.

(2) It shall come into force on such date as the Governor General in Council may, by notification in the *Gazette of India*, appoint.

2. The section 34 of the Indian Merchant Shipping Act, 1908 (hereinafter referred to as the said Act), the following shall be substituted, namely:—

"24. (1) Employment Bureau shall be established and maintained, at the ports of Calcutta and Bombay and such other ports as the Governor General in Council may deem necessary, to engage or supply masters for merchant ships in British India.

(2) For every such Bureau, there shall be a Bureau Officer with such Deputy Bureau Officers, clerks, and servants (if any) as the Governor General in Council may consider necessary."

3. In section 31 of the said Act,—

(a) in sub-section (1), for the words "either holds a Licence under this Act for the purpose," the words "is the Bureau Officer or Deputy Bureau Officer" shall be substituted; and the words "or is free for the current and in the constant employ of the owner" shall be omitted;

(b) in sub-section (2), for the words "either holds a Licence under this Act for the purpose" the words "is the Bureau Officer or Deputy Bureau Officer" shall be substituted; and the words "or is free for the current and in the constant employment of the owner" shall be omitted;

(40) in sub-section (3), for the word "hundred" the word "thousand" shall be substituted; and the words "and, if a licensed person, shall forfeit his licence" shall be omitted.

4. In sub-section (4) of section 24 of the said Act, for the words "a fine of fifty rupees" the words "a sentence of rigorous imprisonment which may extend to two years" shall be substituted; and the words "and, if a licensed person, shall forfeit his licence" shall be omitted.

STATEMENT OF OBJECTS AND REASONS.

The present system of recruitment of women through the licensed brokers and ghoshtis and ghoshtis, which previously leads itself to extensive misuse of favour and nepotism, has been successfully criticised by the Women's Movement Committee, appointed by the Government of India in 1922. The Committee recommended the abolition of the present system and its substitution by the Employment Bureau, proposed and worked out, either by the Government or by the State, as suggested in the draft Convention for establishing facilities for finding employment for women, framed and adopted by the General Conference of the International Labour Organisation of the League of Nations, in its Session at Geneva in June 1920. The Bill is intended to give effect to the recommendations of the Committee for the establishment of the Employment Bureau by the State and the abolition of the system of recruitment through the licensed brokers, ghoshtis and ghoshtis. The Bill provides with regard to the receipt of advertisements and applications for securing employment for women has been further amended to accord with the recommendations of the Committee.

The 1st July 1927.

ABDUL KALIM CHAUDHURY.

The following Bill was introduced in the Legislative Assembly on the 6th December 1928:—

LEGISLATIVE ASSEMBLY BILL No. 7 OF 1928.

A Bill further to amend the Indian Divorce Act.

WHEREAS it is expedient further to amend the law relating to the divorce of persons subject to the Indian Divorce Act; it is hereby enacted as follows:—

1. (a) This Act may be called the Indian Divorce (Amendment) Act, 1928. (b) It shall come into force at once.
2. In the second paragraph of section 2 of the Indian Divorce Act (hereinafter referred to as the said Act),—
 - (a) before the words "Nothing hereinafter contained" the words "except as otherwise provided by any law for the time being in force," shall be inserted; and
 - (b) after the words "under this Act except where the provisions of the words" or the requirement" shall be inserted.

Substitution of new section for section 14, Act IV of 1905.

3. For section 14 of the said Act the following section shall be substituted, namely:—

When a person may petition for divorce.

"(1). Any married person may petition for divorce on any one or more of the following grounds, namely that the respondent—

(a) has been guilty of adultery, or in the case of the husband has been guilty of rape, sodomy, or buggery; or

(b) has deserted the petitioner for a period of at least three years; or

(c) has, since the marriage, treated the petitioner with cruelty; or

(d) is incurably insane and has been continuously a certified lunatic for a period of at least five years immediately preceding the presentation of the petition; or

(e) is an incurable habituated drunkard, and has for a period of at least three years been separated from the petitioner under a temporary separation order made under this Act on the ground of habitual drunkenness; or

(f) is undergoing sentence of imprisonment under committed death sentence or is confined during His Majesty's pleasure in a criminal lunatic asylum.

Contents of petition.

Every such petition shall state, as distinctly as the nature of the case permits, the facts on which the claim to have such marriage dissolved is founded."

Amendment of section 14, Act IV of 1905.

4. In section 14 of the said Act, after the words "presented by a husband" the following words shall be inserted, namely: "on the ground of the wife's adultery."

Amendment of section 15, Act IV of 1905.

5. In section 15 of the said Act,—

(a) after the words "or that the petition is presented or presented in substance with either of the respondents," the following shall be inserted, namely:— "or where the petition is presented on the ground of cruelty, that the petitioner has confessed the cruelty in question; or where the petition is presented on the ground of insanity or habitual drunkenness, that the petitioner has been guilty of such wilful neglect or misconduct as has contributed to the insanity or habitual drunkenness; or where the petition is presented on the ground of cruelty, that the respondent is, in the case of a man, over 50, and in the case of a woman, over 50 years of age;" and

(b) the following shall be added at the end, namely:—"No such agreement made as to the access to be taken in any proceedings shall be treated as proof of collusion if such access previously to such agreement sufficient ground the divorce."

Amendment of section 16, Act IV of 1905.

6. In section 16 of the said Act,—

(1) to clause (3) the following shall be added, namely:—"or was at the time of the marriage subject to sentence for insanity or epilepsy;"

(2) clause (1), (2) and (4) shall be renumbered as clauses (1), (1) a and (2), respectively;

(3) after clause (1) the following clause shall be inserted, namely:—

(1) b (2) that the marriage has not been consummated owing to the wilful refusal of the respondent to consummate the marriage; or

(6) that the respondent was at the time of the marriage suffering from mental disorder in a considerable form; or

(7) that the respondent was at the time of the marriage pregnant by some person other than the petitioner.

Provided that, in the cases mentioned in clauses (3), (6) and (7), the Court shall not grant a decree unless it is satisfied—

(a) that the petitioner was at the time of the marriage ignorant of the facts alleged;

(b) that the petition was instituted within a year from the date of the marriage; and

(c) that marital intercourse has not taken place since the discovery by the petitioner of the existence of the grounds for a decree.

(4) the following shall be added at the end, namely:—“Nothing in this section shall be construed as valuing any marriage which is by law void but with respect to which a decree of nullity has not been granted.”

3. In section 22 of the said Act, for the words beginning with the words “on the ground of adultery” and ending with the words “as aforesaid,” the following shall be substituted, namely:—“on the grounds upon which he or she may have applied for a decree of divorce, and such decree shall have the effect of a divorce *in rem* in all cases under the existing law and such other legal effect as hereinafter mentioned.”

4. After section 23 of the said Act the following new section shall be inserted, namely:—

“23A. The provisions of this Act with respect to decrees in proceedings for divorce shall apply also to proceedings for judicial separation; and the Court may, if so directed by the respondent, instead of granting a decree of judicial separation, grant a decree of divorce.”

Provided that, before granting such a decree, the Court shall give the petitioner a chance to withdraw his or her petition for judicial separation if he or she should so desire.

5. In the second paragraph of section 27 of the said Act, after the words “as the Court may think reasonable,” the following shall be inserted, namely:—

“and a copy from time to time vary such order in such manner as having regard to all the facts of the case the Court may deem fit.”

STATEMENT OF OBJECTS AND REASONS.

1. A somewhat lengthy statement is required to explain the object of this Bill. The Indian Divorce Act (IV of 1869) was enacted on the lines of the English Divorce Act, 1857, to give effect to some of the recommendations of the Royal Commission of 1850 appointed to inquire into the state of the law and procedure connected with matrimonial causes in England. That Act was profoundly criticized to be merely a copy of the procedure and not to alter the law. And it was also true, the Act has in both Houses of Parliament that a respectable body of opinion was expressed by eminent lawyers and politicians, including the late Mr. Gladstone, that the Law of Divorce

which was sought to be created was inadequate and unequal and unfair to the wife. Nevertheless, being the first Act of Parliament on the subject, it proceeded upon very cautious lines, leaving intact the pre-existing Law upon which the parties could have sought the intervention of the Ecclesiastical Courts for obtaining their dissolution of marriage.

2. Soon after the enactment of the English Divorce Act, the Government of India took steps to enact a similar Law for this country, and Sir Henry Maine and Sir Dennis Peacock, the then Chief Justice of Bengal, and others, strongly pressed upon the Government the desirability of restoring the equality of sexes by giving the wife equally with the husband the right of divorce on the sole ground of adultery, without her being required to prove the additional fact of cruelty. Sir Henry Maine acknowledged that this view was morally sound, but that as the Indian Legislature were legislating a region and the English Act in order to secure the divorce of Indian Courts being given effect to in England, it was necessary that the Laws of the two countries should be identical. (*See Supplement to the Gazette of India, March 2nd, 1859, pages 255-256.*)

3. Since the enactment of the English Divorce Act, the British Dominions have passed similar Acts of their own, but they have, in every case, retained the grounds upon which the parties are entitled to obtain the dissolution of their marriages: for example, in the Union of South Africa, the grounds upon which divorce may be granted are wilful and notorious desertion, criminal crimes, repeated imprisonment, long absence and the refusal of marital intercourse; while in the province of Natal, desertion for not less than 18 months is required for the suit. In New Zealand, Queensland, Australia, Tasmania and other colonies similar provisions exist, though they differ in minor details. And similar provisions have found a place in the Statute Laws of all European countries, except Italy and Spain, where the exclusive monopoly for granting divorce still in force. In the United States of America, the Law of Divorce varies, but, in substance, it agrees with that obtaining in other parts of Christendom.

4. As the English Law of Divorce had not kept pace with the march of progress in the civilized countries of the world, a Royal Commission was issued on the 9th November 1909 to examine the Law relating to Divorce and make recommendations. This Commission comprised 14 commissioners, of whom some had to resign in the interim on account of necessary avocations. They submitted their report, the majority comprising 9 commissioners recommending the changes which had to be passed in 1911, while the minority of 5, headed by the Archbishop of York, were opposed to all reforms though they admitted the hardship consequent upon the stagnation of English Law which had not kept pace with the advance of public opinion elsewhere. They, however, agreed with the majority on the points which had been the subject of some controversy at the time of the enactment of the first Divorce Act, both in England and in India, to the effect that the wife should be entitled to obtain her divorce on the same ground available to the husband. (*See Report, page 181.*)

5. To give effect to the recommendations of the majority of the Royal Commission, Lord Buckmaster introduced a corresponding measure in the House of Lords which was passed by that body by a large majority. It is reported that owing to the opposition of

business and other causes the progress of that Bill through the House of Commons has been delayed, with the result that Lord Buckmaster's reforming measures has not yet found a place in the House-bill, but that the measure was long overdue has been explained in a series of articles written by the Earl of Halsbury in the English Press, from which the following extracts are taken:—Supporting the 5 additional grounds besides that of adultery, namely: (1) wilful desertion for three years, (2) cruelty, (3) incurable insanity of 5 years' standing, (4) habitual drunkenness, (5) imprisonment under committed death sentence, His Lordship wrote as follows:—“I believe that all these additional grounds for divorce may be supported on the ground of actual justice, public expediency, and State policy.” He then proceeded to justify the additional grounds as follows:—

(1) **DESERTION FOR 3 YEARS.**

“A deliberate desertion for three years is a grave violation of the marriage tie. The consequences, especially in a deserted wife, if she is poor, are a complete rupture of the obligations solemnly undertaken when the marriage was contracted. Such desertion implies adultery on the part of the deserter, but the poor can seldom prove this. Desertion for three years is a cause for divorce which can be proved as a definite fact.

(2) **CRUELTY.**

“The second cause, that of cruelty, must also obviously destroy the subjection, of required life for a woman that one party must go in fear and horror of the other. But the opposition stresses that such a ground of divorce is liable to the gravest kind of abuse, and that cruelty is indefinite and hard to define. The answer is that cruelty has been a subsidiary cause of divorce ever since 1857 and that the Judges have never found any difficulty in defining it. A deplorable defective is ‘such conduct by one married person to the other party to the marriage as makes it unsafe, having regard to life, limb or health, bodily or mental, for the latter to continue to live with the former.’ Such new causes as the Royal Commission proposed to add are of a character easily proved and defined. They are wilful or negligent infection with venereal disease, or forcing a wife to submit to prostitution.

(3) **LAVARY.**

“The third reason for divorce would be incurable insanity of five years' standing. This proposal was not accepted by the majority of the Royal Commission so unanimously as the two former, and the whole question requires a more lengthy discussion than I can find space in this article. Now the law, I believe the pretence to be right is obvious. A lunatic cannot marry—why should a lunatic be allowed to continue to be married merely because the lunacy supervenes?

(4) **HABITUAL DRUNKENNESS.**

“The fourth cause was Habitual Drunkenness. On this point I will simply quote the Royal Commission as showing how far the vice is a cause for the dissolution of a marriage where the subjection has been destroyed. In the case of a drunken husband, the physical pain of brute force is often added to the mental and moral injury he inflicts on the wife; moreover, he has power to injure himself and those dependent upon him to injury. In the case of a drunken wife,

neglect of home duties and of the care of the children produce a most deplorable state of affairs. In both cases, the ruin of the children can be traced to the evil parental example. But Lord Phillimore is greatly anxious to maintain such legal means, in the interests of the children.

(3) THE CONJUGAL DEATH RITUAL.

"On the 5th issue, the suggested death sentence, I find it difficult to write in terms of moderation. How the Law of God or the Law of Men can be invoked to claim a wife or a husband to one who has been separated for ever under these circumstances passes my comprehension. One would require a heart of stone, under a heaven-plate of steel, to meet such an appeal for freedom. If one party to the marriage is hanged, because a Home Secretary declines to release, the other party is (even from the most extreme ecclesiastical standpoint) free in an instant to live his or her own life and remedy. Otherwise the innocent partner is obliged to disfigure and condemn to lifelong solitary, But the Bishops and the pious laymen in the House of Lords cheerfully bowed through an amendment in Lord Rockmaster's Bill, depriving these wretched people of relief because there was no law of them. The heads of the Christian Church of England seem to think you have to be a majority before you can suffer an injustice.

"All the five additional causes for divorce advanced by the Royal Commission and embodied in Lord Rockmaster's Bill, are readily maintainable by the Law of England. That the new Law would be administered strictly by British Judges, according to the evidence, is a fact which does not admit of dispute. It follows that those, who declare that the passing of such a measure implies pronounced dissent on grounds of incompatibility of temperament or any other vague cause, have no ground whatever for their assertions."

7. The additional grounds for divorce *envisaged* in the Bill have, thus, received the highest official and legal support. They have been suggested by the experts of religion and by the Royal Commission of 1909-1912 and by the verdict of the House of Lords. The expediency of the cause has already been stated by the enactment of the Matrimonial Causes Act, 1923 (13 and 14 Geo. 5, ch. 19) Statutes P. 1265, and it is possible that the House of Commons may assent to the other provisions of the bill, in which case the provisions of the present Bill will have received the support of the English Statute. Even there is no reason why the enactment of the Indian Statute should be delayed mainly because the progress of the English Bill through the House of Commons has been delayed through other causes when the Indian Divorce Act itself contains and is, in fact, an exhaustive code of the Law of Divorce, which need be brought up to date.

8. When the Act of 1922 was passed, it was confined to Christians and its provisions have never been made applicable to those who have contracted marriages under the Special Marriage Act (VII of 1902) and under the recent amendment of that Act (XXX of 1925). (See section 17 of Act VII of 1902.) Section 2 of the Act has, therefore, been amended. Further any section of the amendments will be found in the Statute Commission appended to the Bill.

NOTES ON CLAUSE.

Clause 2.—Two amendments are proposed by this clause to make its provisions expressly referable to the provisions of the other Acts of the Indian Legislature, namely—Section 4 of the Indian Christian Marriage Act (XV of 1870) and section 12 of the

Special Marriage Act (III of 1912). Section 2 of the Act as it stands requires that the parties must profess the Christian religion at the time of applying for Divorce under the Act. But under section 4 of the Indian Christian Marriage Act (XV of 1872), marriage is possible "between persons one or both of whom are or are a Christian or Christians"; in other words, under that Act, it is legal for a Christian to contract marriage with a non-Christian, and therefore, it follows that it is equally just that a non-Christian petitioner should have the same right of Divorce as a Christian petitioner. The Indian Divorce Act, when enacted, in 1925, was intended to be applicable only to Christians, but its provisions have been extended to those married under the provisions of the Special Marriage Act (III of 1912) and (XXX of 1923). This has been made clear by the opening words of the revised clause.

Clause 3.—This clause replaces section 10 originally enacted which is essentially amended as regards the right of Divorce in that it permits the husband to divorce his wife on the sole ground of adultery, while the wife cannot divorce the husband except on the ground of adultery of a special character therein mentioned, or of adultery coupled with cruelty or desertion for 2 years or upwards. The other clauses occurring in the present section were suggested by Sir Henry Maine in his speech in the late Imperial Council as due to his close affinities to the English Law (Supp. to the Gazette, 416).

The present clause has been badly copied from clause 4 of Lord Buckmaster's Bill as passed by the House of Lords, embodying the recommendations of the majority of the Royal Commission. The Commissioners were unanimous in the amendment of the Law so as to remove inequality as regards the right of divorce between husband and wife. The clause relating to Rape, Sodomy and Bestiality is taken from the section which the present clause is intended to repeal, though its removal would not materially alter the sense as these acts would reasonably constitute cruelty within the meaning of the English Law.

Clause 5 is merely consequential.

Clause 6 is taken from the corresponding clause 5 of Lord Buckmaster's Bill.

Clause 7 is taken from clause 7 of Lord Buckmaster's Bill.

Clause 8 is consequential on the amendment of section 10.

Clause 9 is taken from clause 8 (f) of Lord Buckmaster's Bill.

Clause 10 is taken from clause 12 (e) of Lord Buckmaster's Bill.

The 194 October, 1927.

H. S. GOUR.

The following Bill was introduced in the Legislative Assembly on the 9th February 1928:—

LEGISLATIVE ASSEMBLY BILL No. 8 OF 1928.

A Bill to control the amount of interest recoverable from debtors.

WHEREAS it is expedient to restrict the amount of interest recoverable from debtors; It is hereby enacted as follows:—

1. (1) This Act may be called the Interest Restriction Act, 1928.

(2) It extends to the whole of British India, excepting the Federal States and the Bombay Presidency.

(3) It shall come into force on the 1st day of April, 1928.

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Enacted and
assented
by me.

Definitions.

3. In this Act, unless there is anything repugnant to the subject or context,—

(a) "debt" means a pecuniary obligation arising out of a contract, but does not include a pecuniary obligation arising from a breach of civil duty or obligation *quasi ex contractu*;

(b) "creditor" means a person in whose favour a debt is due; and

(c) "debtor" means a person from whom a debt is due.

Restriction of the section if applied to interest.

3. Notwithstanding anything to the contrary in the Usurious Loans Act, 1925, or section 74 of the Indian Cheque Act, 1922, no creditor shall be entitled to interest exceeding the amount of the debt. 1 of 1

Nothing in this section shall prevent a Court from granting interest under section 34 of the Code of Civil Procedure, 1908, or from granting interest to a mortgagee during the pendency of his suit.

STATEMENT OF OBJECTS AND REASONS

To remove the evils arising out of usury the Usurious Loans Act was passed, but that the Act is not of much utility will be clear, when its provisions are compared with those of the Usury Act recently passed in South Africa, according to which up to £10, the money-lender may charge 30 per cent. For sums over £10 but under £25—20 per cent, between £25 and £50, 15 per cent, and for sums over £50 12 per cent only.

The Bill is intended to order to more not provided for by the Usurious Loans Act by restricting the accumulation of interest in the amount of the principal and thus bring the law in the rest of British India in conformity with that prevailing in the Presidency-towns and the Bombay Presidency.

Professor Keith in an article recently published in the Journal of International Legislation has approved of the principle of *summius*, and suggested that legislation on the lines of *summius* should be undertaken throughout Europe in order to remove the evils arising out of usury. The Usurious Loans Act is of no avail in preventing the accumulation of interest as stated above.

The 4th December 1927.

N. C. KRISHNA.

The following Bill was introduced in the Legislative Assembly on the 5th February 1928:—

LEGISLATIVE ASSEMBLY, BILL No. 2 OF 1928.

A Bill to amend the Hindu Law relating to inheritance from children of certain classes of heirs, and to remove certain doubts.

WHEREAS it is expedient to amend the Hindu Law relating to inheritance from children of certain classes of heirs, and to remove certain doubts; It is hereby enacted as follows:—

Short title, extent and application.

1. (1) This Act may be called the Hindu Inheritance (Removal of Doubts) Act, 1928.

(2) It extends to the whole of British India, including British Baluchistan and the British Possessions.

(3) It shall not apply to any person governed by the Depabage School of Hindu Law.

2. Notwithstanding any rule of Hindu law or custom to the contrary, no person governed by the Hindu Law, other than a person who is to be excluded from inheritance or from any right or share in joint-family property by reason only of any disease, deformity, or physical or mental defect.

3. Nothing contained in this Act shall affect any right which has accrued or any liability which has been incurred before the commencement thereof, or shall be deemed to confer upon any person any right in respect of any religious office or service or of the management of any religious or charitable trust which he would not have had if this Act had not been passed.

STATEMENT OF OBJECTS AND REASONS.

(1) This Bill is the revival of a similar Bill introduced by the late Mr. V. V. Dhanraj Ayer in the first Assembly when it was passed on the 17th March 1924. Its consideration in the Council of State was adjourned on the 16th July 1924 till the next session, when no further action being taken, it lapsed.

(2) The Bill seeks to remove certain disabilities which exclude Hindu heirs from inheritance. These are congenital blindness, deafness and dumbness, congenital want of any limb or organ, lameness and stammer though not congenital, or insensibility, senility or imbecility, insanity, impotency or other incurable diseases. These disabilities were their origin in the obvious notion that those who take no heed in fighting should take no heed in the estate. The old reason has disappeared but the old disability remains, though its propriety has been justly doubted; it being held that inheritance only as congenital insanity (*Atiyas v. Atiyas* 25 M.L.J. 241) or imbecility (*Frederic v. Frederick* 25 M.L.J. 185), blindness (*Yellappa v. Yellappa* 27 M.L.J. 408) or a mental defect (*State v. Frederick* 26 M.L.J. 504) are no longer sufficient to disqualify a person from inheritance, though a person suffering from congenital insanity or imbecility and thus held to discharge the religious duties incumbent upon the heir, or for the ordinary interference of life stand upon a different footing. (Hindu Code, Second Ed., S. 244 and more fully.)

The Bill is intended to remove from the law its obsolete and unjust provisions, for which there is now no parallel elsewhere. They disfigure that law and make it harsh and unjust.

(3) It is hoped that the Assembly will confirm its previous decision, and thus give the other Chamber another opportunity to consider its a reform against which nothing reasonable has been or can be urged.

The 14th October 1924.

H. S. GOUD.

The following Bill was introduced in the Legislative Assembly on the 9th February 1925:—

LEGISLATIVE ASSEMBLY BILL No. 10 OF 1925.

A Bill to repeal the Hindu Disabilities Removal Act, 1924.

Whereas it is expedient to repeal the Hindu Disabilities Removal Act, 1924; It is hereby enacted as follows:—

1. (1) This Act may be called the Hindu Disabilities Removal Repealing Act, 1925.

(2) It extends to the whole of British India.

Enacted in the
11th day of February
1925.

(4) It shall come into force at once.

2. The Caste Disabilities Removal Act, 1850, is hereby repealed. **III.**

Enacted at
Act XXI of
1908.

STATEMENT OF OBJECTS AND REASONS.

The Caste Disabilities Removal Act (XXI of 1850) has created an anomaly. As pointed out in G.O. 514 of a date from Mysore, the (Honnor) Buddhist priest of the deceased, who becomes a convert to Mahomedanism, do not inherit from him, though he would have inherited from them. There is thus no reciprocity and there is no particular merit in allowing an apostate to inherit from his previous relatives, whose religion and law he has abandoned, while under the law to which he has become subject they cannot inherit from him. The Legislature in Act XXX of 1902, the Special Marriage Amendment Act, has, by providing the adoption by the father in the case of a son marrying under the Act, approved the principle of applying the rule of strict death to such persons, who renounce the extraneous of Hindu religion, though section 22 of this Act allows such persons to succeed as heirs.

This provision is not intended against any community and would be applicable to the cases of persons who become converts to Christianity from Kshatriyadharma.

The Caste Disabilities Removal Act was purely a Government measure and does not represent the will of the people.

The 4th December 1907.

H. C. KILGAR.

The following Bill was introduced in the Legislative Assembly on the 24th February, 1908:—

LEGISLATIVE ASSEMBLY BILL No. 11 OF 1908.

A Bill to provide for the abolition of the deferred rebate in the Coasting Trade of India.

WHEREAS it is expedient to provide for the growth of an Indian Merchant Marine by guaranteeing fair and healthy competition and by checking monopolies;

AND WHEREAS for this purpose it is expedient to provide for the abolition of the grant of deferred rebates or resort to retaliatory or discriminating practices by means of which by water engaged in the coasting trade of India;

It is hereby enacted as follows:—

1. [2] This Act may be called the Abolition of Deferred Rebates ^{proposed} ^{amended} ^{inserted} ^{deleted} Act, 1908.

(3) It extends to the whole of the Coasting Trade of British India and of the Coastwise of India.

(4) It shall come into force on such date as the Governor General in Council, may, by notification in the Gazette of India, appoint.

2. In this Act, unless there is anything repugnant in the subject or ^{inserted} ^{deleted} context,—

(1) "a common survey by water" means a common survey engaged in the transportation by water of passengers or property between any two ports in British India or between any port in British India and any port or place in the Coastwise of India;

(B) "deferred rebate" means a sum or any portion of the freight money by a carrier in any shipper as a consideration for the giving of all or any portion of his shipper to the same or any other carrier or for any other purpose, the payment of which is deferred beyond the completion of the service for which it is paid, and is paid only if, either during the period for which computed or the period of deferment or both, the shipper has complied with the terms of the rebate, agreement or arrangement;

(C) "a company" means a person and includes a joint stock company, corporation, partnership or association acting under or authorized by the laws of British India or of the Dominions of persons and oblige in alliance with His Majesty; and

(D) "the coasting trade of India" means the carriage by water of goods or passengers between any two ports in British India or between any port in British India and any port or place in the Continent of India.

3. No person carries by water shall, directly or indirectly in respect of the coasting trade of India,—

(a) pay or allow or enter into any combination, agreement or understanding, express or implied, to pay or allow a deferred rebate to any shipper;

(b) retaliate against any shipper by refusing or threatening to refuse space accommodation when such is available, or resort to other discrimination or unfair methods, because such shipper has patronized any other carrier or has filed a complaint charging unfair treatment or for any other reason;

(c) make any unfair or unjustly discriminatory contract with any shipper based on the volume of freight earned or liability thereon or unjustly discriminate against any shipper in the matter of—

(1) cargo space accommodation or other facilities, due regard being had for the proper loading of the vessel and the available tonnage; or

(2) the loading and lashing of freight in proper condition; or

(3) the adjustment and settlement of claims.

4. The Governor General in Council, without prejudice to the right of parties to move the Courts, upon his own initiative may, or upon complaint, shall, after due notice in all proper or interest and hearing, determine whether any person, joint stock company, corporation or association engaged in the coasting trade of India,

(1) has violated any provision of section 3; or

(2) as a party to any combination, agreement or understanding, express or implied, that involves in respect to the coasting trade of India a resort to deferred rebate and retaliatory or discriminatory practices designated in section 3.

5. If the Governor General in Council determines that any such person, joint stock company, corporation, partnership or association has violated any such provision or is a party to any such combination, agreement or understanding, he may thereupon before such person, joint stock company, corporation or association the right of entry by any person, directly or indirectly under his or its control, into any port of British India until the Governor General in Council certifies that the violation has ceased or such combination, agreement or understanding has been terminated.

Prohibition
of deferred
rebates and
discrimina-
tory
agreements.

Governor
General in
Council in
India
wherein
deferred
rebates or
discrimina-
tory
agreements
have been
prohibited.

Power to
Governor
General in
Council to
prohibit
entry into
ports.

Consent
to the
Governor
General
in Council
to
make
any
agreement
with
another
country.

2. Every person under shall file immediately with the Governor-General in Council a true copy, or, if oral, a true and complete memorandum, of every agreement with another such carrier or modification or substitution thereof, in which it may be a party or one of the parties, in whole or in part, being or regulating transportation, rates or fares; giving or reserving special rates, accommodations, or other special privileges or advantages; controlling, regulating, preventing or disturbing competition; putting or reserving special services, losses or traffic; affecting ports or terminals or otherwise regulating the number and character of services between ports; limiting or regulating in any way the volume or character of freight or passenger traffic to be carried; or in any manner providing for an exclusive, preferential or exclusive arrangement.

Power to
Governor
General in
Council to
make or
modify
agreements.

3. The Governor-General in Council may by order disapprove, amend or modify any agreement or any modification or substitution thereof, whether or not previously approved by him that he feels to be unjustly discriminatory or unfair as between carriers, shippers, exporters and importers or to operate to the detriment of the commerce of British India or to be in violation of the Act, shall approve all other agreements, modifications, or substitutions.

Penalty.

4. Whoever violates any provision of any section of this Act, or refuses or fails to obey any order of the Governor-General in Council, shall be liable to a penalty of a fine of not less than ten thousand rupees, or simple imprisonment to a term of not less than six months, or both.

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to secure some of the ends stated in the preamble in the way of the development of an Indian Merchant Marine. They mainly consist of methods whereby a shipper is practically bound to make all his shipments in vessels belonging to a particular shipping company or to the members of a shipping conference, and rate was fixed for stifling all competition by railroads and other enterprises. Not merely is the freedom of the shipper to ship his goods by any vessel he may choose thus destroyed, but the progress of trade along desirable channels is also checked. A "disciplined" shipper is produced by (a) control of space, (b) discrimination in the contract of freight, (c) the loading and lashing of freight, (d) the adjustment and settlement of claims and various other discriminatory methods. It is the purpose of this Bill to do away with such practices so that an Indian Merchant Marine may grow undisturbed.

The 10th December 1927.

SARABHAI R. HAJE.

The following Bill was introduced in the Legislative Assembly on the 24th February 1928:—

LEGISLATIVE ASSEMBLY BILL, No. 12 OF 1928.

A Bill further to amend the Indian Penal Code.

WHEREAS it is necessary to amend the Indian Penal Code;

And whereas it is expedient to protect the members and officers of such Trade Unions from criminal liability under section 120B of the Indian Penal Code;

And whereas it is necessary to protect from criminal liability any two or more persons acting together to do any act in contemplation of furtherance of a trade dispute or in restraint of trade;

ENACTS

7 of 1925. And whereas it is expedient further to amend the Indian Penal Code for the purposes herebefore appearing:

It is hereby enacted as follows:—

1. This Act may be cited the Indian Penal Code (Amendment) Act, 1925.

7 of 1925. 2. To section 43 of the Indian Penal Code the following proviso shall be added, namely:—

"Provided that nothing is illegal if done or procured to be done by two or more persons in contemplation or furtherance of a trade dispute or in restraint of trade, unless it be an offence when committed by one person."

Amendment of section 43, Act XLV of 1925.

STATEMENT OF OBJECTS AND REASONS.

1. Trade Unions are now regarded all the world over as a legitimate method of protecting and furthering the cause of labour. The Trade Unions Act of 1920 is only an instance of the recognition of this principle in India, though only to a limited extent. The said Act, however, protects only such of the Trade Unions, their members and office bearers as are "registered" under the said Act. It affords no protection to Trade Unions which are not registered.

2. In the infant state of the Trade Union movement in India, and even afterwards some Trade Unions may not get themselves registered under the Act. It is, however, absolutely necessary to protect the members and office bearers of such Trade Unions from the criminal liability for their acts done in contemplation or furtherance of a trade dispute or in restraint of trade. Moreover, under the present unguarded condition of labour in India there will be many cases when two or more persons may combine themselves without forming a Trade Union in furtherance or for the protection of the interests of labour. The actions of such persons also require to be protected from the consequences of section 429B of the Indian Penal Code.

3. Under the existing criminal law, as contained in section 429B of the Indian Penal Code, an agreement between two or more persons to do an illegal act is an offence. The word illegal as defined in section 23 of the Indian Penal Code includes *not* only any thing which offends against civil action. And an act done by two or more persons in contemplation or furtherance of a trade dispute or in restraint of trade may afford a ground for civil action and thereby would be "illegal" and would come under the criminal conspiracy as defined in section 429B of the Indian Penal Code. Such an act was not considered to be an offence before the Indian Penal Code was amended in 1915. Further, such an act is not an offence under the English law. It is true that under section 294A of the Criminal Procedure Code the previous conspiratorial authority from the Governor-General in Council, the Local Government or some officer empowered by the Governor-General in Council is necessary to start the prosecution. But it cannot be denied that under some circumstances it may become difficult for the authorities giving sanction for prosecution to select the persons brought to bear upon them by influential employers. Moreover, in this country Government themselves are large employers of labour.

4. It is, therefore, necessary for the protection of the members and exco-borders of unregistered Trade Unions and unorganised workers to amend the existing criminal law and to bring it into line with the English law and with the Indian Criminal Law as it stood before 1911.

5. This object is sought to be achieved by modifying the definition of the word "Mugger" by adding a proviso to it at the end of section 41 of the Indian Penal Code as given in clause 3 of the Bill.

The 30th January 1927.

K. M. JOSHI,

L. GRAHAM,

Secy. to the Govt. of India, Legislative Dept.

(Republished by order of His Excellency the Governor in Council)

P. SETARAMAYYA,

Secy. to Govt., Law (Legislative) Dept.



THE FORT ST. GEORGE GAZETTE.

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Part IV—Proceedings of the Madras Legislature

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Bills to be introduced in the Council of the Governor of Fort St. George for the purpose of making Laws and Regulations.

Under rule 20 of the Madras Legislative Council Rules, the following Bill, together with the Statement of Objects and Reasons, is published for general information:—

BILL No. 5 OF 1923

A Bill to amend the Madras District Municipalities Act (V of 1920), the Madras Local Boards Act (XIV of 1920) and the Madras General Clauses Act (I of 1891).

WHEREAS it is expedient to amend the Madras District Municipalities Act, 1920, the Madras Local Boards Act, 1920, and the Madras General Clauses Act, 1891, for the purpose of clearly defining what is meant by a "public street" or "public road" and "public"; it is hereby enacted as follows:—

1. This Act may be called the Madras District Municipalities Act, Local Boards Act and General Clauses Act (Amendment) Act, 1923.

2. *Insert* the following sub-clauses below sub-clause (c) of clause (21) of section 3 of the Madras District Municipalities Act after omitting the word "and" from sub-clause (b) :—

"(d) any street heretofore levelled, paved, metalled, flagged, channelled, drained, conserved, or lighted out of any municipal or other public funds; and

"(e) any street, which under section 179 or any of the other provisions of this Act, is declared by the municipality to be a public street."

3. *Insert* the following sub-clause below sub-clause (c) of clause (18) of section 3 of the Madras Local Boards Act after adding the word "and" to that sub-clause and omitting the same word from sub-clause (b) :—

"(d) any road heretofore levelled, paved, metalled, flagged, channelled, drained, conserved, or lighted out of any board's funds or other public funds."

4. *Substitute* for clause (26) of section 3 of the Madras General Clauses Act the following clause :—

"(26) 'Public' when used with reference to people includes every class of the public or every community or caste, and when used in conjunction with any road, street, tank, market or any other place it denotes that such place is open and accessible to and capable of use and enjoyment by every class of people or every community without distinction of race, religion, or caste subject to the conditions and restrictions that may be laid down by proper authority under any enactment or rules thereunder and are applicable to all classes of people, all communities and all castes."

STATEMENT OF OBJECTS AND REASONS.

The right of particular caste or classes to use public roads was once openly challenged in some places in this Presidency, but the courts have placed the question beyond doubt (see 5 Mad., 324; 6 Mad., 325; 26 Mad., 376; 12 Bom. L.R. 168). The Privy Council in 1907 confirming the Madras High Court decision in 26 Mad., 376, held that where the village is an ordinary ryotwari village, the streets are public streets, over which all members of the public have equal rights and that they have therefore right to use them as a wheel weaver (30 Mad., 185; 12 Bom. L.R., 652). But doubts have been raised as to whether certain roads claimed to be private inasmuch as apart by custom for the exclusive use of particular classes or local residences are really public, although repaired or conserved out of public funds by a municipality or local board. Such a privileged position, unless, it is submitted, stand the test of a sound and just conception of civil rights. In

order to establish therefore beyond doubt the right of all citizens to the use of such roads for the maintenance of which the public moneys are used, it is desirable that such roads be declared to be public, as has been done in the Bombay District Municipalities Act (III of 1909), section 3 (13), and the Bombay City Municipalities Act (III of 1885), section 3 (X). Under the Madras District Municipalities Act, section 179, a private neglected street levelled, paved, etc., by a municipality shall, on the requisition of not less than three-fourths of the owners thereof, be declared a public street, even after the owners or occupiers of the buildings abutting on such road have been compelled to pay the cost incurred by the municipality for its work. But where no such payment is made to meet the municipal work, it must follow in the interests of public economy and as a matter of civic right that municipalities as also local boards should be entitled to treat the road as public, with the result that according to the rulings of courts and the Privy Council, all citizens without distinction, of erect and come will have a right to use the road without obstruction by any privileged class, and if obstructed, such obstruction will be liable to punishment as an offence under section 313, Indian Penal Code (wrongfully restraining any person). In the Madras General Clauses Act, 1899, the term "public" includes any class of the public or any assembly (section 3 (38)). This definition, it may be contended,—a place which is open to particular caste or community being public but being not accessible to other castes or communities—leaves some room for doubt as to whether un-touchables or any other class can be obstructed from the use of any public road (for the matter of fact from access to any public market, tank or any other public place) with impunity. To remove any possible doubt on this point, the term "public" has to be more comprehensively defined in the Madras General Clauses Act, so as to make it clear that the term "public" when used in conjunction with any place would mean that the place would be open and accessible to all classes of people.

Sd/- July 20/27.

J. A. SALDANKA.

Under rule 18 of the Madras Legislative Council Rules, the following Bill, together with the Statement of Objects and Reasons, is published for general information:—

BILL No. 6 OF 1928.

A Bill to amend the Andhra University Act, 1925.

WHEREAS it is expedient to amend the Andhra University Act, 1925; it is hereby enacted as follows:—

1. This Act may be called the Andhra University (Amendment) Act, 1928.

2. In section 2 of the Andhra University Act, 1925 (hereinafter referred to as 'the said Act')—

In clause (f) the word 'Bollary' shall be omitted.

TF-2

3. In section 3 of the said Act—

In clause (1) the word 'Bellary' shall be omitted.

4. In section 4 of the said Act—

In clause (4) the word 'Kannara' shall be omitted.

5. In section 15 of the said Act—

(i) in clause (6) (a) under 'Class III—Other Members' the word 'Bellary' shall be omitted.

(ii) in clause (5) (b) under 'Class III—Other Members' the word 'Bellary' shall be omitted.

(iii) in clause (9) under 'Class III—Other Members' the word 'Kannara' shall be omitted.

STATEMENT OF OBJECTS AND REASONS.

Bellary District is vitally interested in the development of Kannara, the mother tongue of the majority of its population. The Andhra University is most exclusively for Telugu speaking people and therefore vitally interested in utilizing all its energies for the development of the Telugu language would certainly find it difficult to devote much attention to the development of Kannara language which is spoken in only one of the 12 districts that comprise the Andhra University area.

The Madras University area on the other hand has a larger area where Kannara is spoken and therefore can afford to develop that language. So it is of greater advantage to the Bellary people to be in the Madras University area. Hence an amendment is proposed to omit Bellary district from the Andhra University area and leave it free to join the other Kannara districts in the Madras University area.

2nd February 1928.

R. NAGAN GOUDA.

Acts of the Local Legislature of Madras.

In pursuance of the provisions of sub-section (5) of section 81 of the Government of India Act, the following Act of the Local Legislature of Madras having been assented to by the Governor on the 6th January 1928 and by the Governor-General on the 2nd February 1928 is hereby published for general information :—

ACT No. II OF 1928

An Act to amend the Madras Prevention of Adulteration Act, 1918

Enacted: Whereas it is expedient to amend the Madras Prevention of Adulteration Act, 1918; it is hereby enacted as follows :—

Short Title. 1. This Act may be called the Madras Prevention of Adulteration (Amendment) Act, 1927.

2. In section 2 of the Madras Prevention of Adulteration Act, 1916 (hereinafter referred to as the said Act), after the definition of "food" the following definitions shall be inserted, namely:—

Amendment of Section 2 of Madras Act No. 11 of 1916.

"Milk" means the normal clean secretion drawn from the udder of a healthy cow or buffalo either completely, or, after the first portion of such secretion has been drawn off, to completion;

"Cream" means that portion of milk rich in milk-fat which has risen to the surface of milk on standing and has been removed or which has been separated from milk by centrifugal force."

3. In section 5 of the said Act,—

(a) in sub-section (1)—

Amendment of Section 5 of Madras Act No. 11 of 1916.

(i) for the words "manufactures for sale or offers for sale" the words "manufactures, stores or offers for sale" shall be substituted;

(ii) for clause (d) the following clause shall be substituted, namely:—

"(d) offers for sale orawks about or sells milk, cream, butter, ghee, cheese or any food which is not up to the standard of purity prescribed by the Local Government," and

(iii) in paragraph (iii) of the proviso, for the words "Governor in Council" the words "Local Government" shall be substituted; and

(3) in sub-section (2), for the words "who is in the habit of manufacturing like articles of food, has been manufactured for sale" the following shall be substituted, namely:—

"who is in the habit of manufacturing or storing like articles for sale, has been manufactured or stored by such person for sale"

4. In section 20 of the said Act,—

Amendment of Section 20 of Madras Act No. 11 of 1916.

(1) In clause (e), for the words "ghee and cheese" the words "ghee, cheese and any food" and for the words "ghee or cheese" the words "ghee, cheese or any food" shall respectively be substituted;

(ii) after clause (e) the following clauses shall be inserted, namely:—

"(f) prohibiting or regulating in the interests of public health—

(i) the addition of water or other diluent or adulterant to any food;

(ii) the abstraction of any ingredient from any food; and

(iii) the sale of any food to which such addition or from which such abstraction has been made or which has been otherwise artificially treated;

"(g) providing for the manner in which any receptacle containing dried, condensed, skimmed or separated milk is to be labelled or marked;

"(A) authorising the persons taking samples of any food for the purpose of analysis under this Act to add preservatives to such sample for the purpose of maintaining it in a suitable condition for analysis and regulating the nature of such preservatives and the method of adding them";

(iii) in the last paragraph for the words, letters and brackets "under clauses (c) and (d)" the words, letters and brackets "under clauses (c), (d), (f) and (g)" shall be substituted.

In pursuance of the provisions of sub-section (3) of section 81 of the Government of India Act, the following Act of the Local Legislature of Madras having been enacted by the Governor on 31st December 1927 and by the Governor-General on 27th January 1928 is published for general information:—

ACT No. III OF 1928

An Act to amend the Tuticorin Port Trust Act, 1924.

WHEREAS it is expedient to amend the Tuticorin Port Trust Act, 1924; It is hereby enacted as follows:—

Short title

Amendment of Section 6 of Tuticorin Port Trust Act of 1924.

1. This Act may be called the Tuticorin Port Trust (Amendment) Act, 1927.

2. In sub-section (1) of section 6 of the Tuticorin Port Trust Act between the words "Tuticorin Chamber of Commerce" and "and two by the members for the time being of the Tuticorin Municipal Council" insert the following words "three by the members for the time being of the Indian Chamber of Commerce, Tuticorin," and for the words "at a meeting of the Chamber or Council" substitute "at meetings of the Chambers and Council".

Enacted
12 of 1928

Enacted
11 of 1928

(By order of His Excellency the Governor)

F. SITARAMAYYA,

Secy. to Govt., Law (Legislative) Dept.

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